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COURT OF APPEALS

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TRACY WINKLER
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Hamilton County, Ohio
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STATE OF OHIO EX REL SCRIPPS MEDIA INC DBA WCPO TV

VS.

HONORABLE TRACIE HUNTER C 1300241

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COURT OF APPEALS FIRST APPELLATE DISTRICT HAMILTON COUNTY, OHIO

STATE OF OHIO ex rel. SCRIPPS MEDIA, INC.	:
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D/B/A WCPO-TV

Case No.:

Petitioner,

Juv. Ct. Nos. 12-7285, 12-7305,

VS.

12-7288, 12-7306, 12-7279, 12-7308, 12-7366, 12-7367, 12-7278, 12-7307,

HONORABLE TRACIE M. HUNTER : 12-7304, 12-7303

Hamilton County Court of Common Pleas

Juvenile Division

800 Broadway
Cincinnati, OH 45202,

EMBERGED TO SHOW THE PROPERTY OF PROHIBITION

: AND WRIT OF MANDAMUS
: WITH AFFIDAVITS OF

Respondent.

MONICA L. DIAS, JANA SOETE,

AND JILLIAN PARRISH

This action is brought in the name of the State on the relation of Scripps Media, Inc. d/b/a WCPO-TV ("WCPO"), which seeks a writ of prohibition and writ of mandamus. WCPO for its Petition and Complaint for a Writ of Prohibition and Writ of Mandamus states the following:

PARTIES AND JURISDICTION

- 1. Petitioner Scripps Media, Inc. d/b/a WCPO-TV is a Delaware corporation properly registered with the Ohio Secretary of State to do business in the state of Ohio.
- 2. Respondent Tracie M. Hunter is a judge of the Court of Common Pleas for Hamilton County, Ohio, Juvenile Division, who presides over several cases involving the alleged felonious assault and aggravated rioting charges against six defendants in connection with the beating of a North College Hill man.
- 3. The cases are docketed as follows: *In re: T.M.*, Case Nos. 12-7285, 12-7305; *In re: T.M.*, Case Nos. 12-7288, 12-7306; *In re: M.J.*, Case Nos. 12-7279, 12-7308; *In re: A.H.*,

Case Nos. 12-7366, 12-7367; *In re: L.C.*, Case Nos. 12-7278, 12-7307; *In re: D.C.*, Case Nos. 12-7304, 12-7303 (collectively referred to herein as the "Juvenile Court Cases").

4. This Court possesses jurisdiction over the subject matter of this action and over Respondent pursuant to Article IV, § 2(B) of the Ohio Constitution, R.C. 2731.02 and *State ex rel. Plain Dealer Publ'g Co. v. Floyd*, 111 Ohio St.3d 56, 2006-Ohio-4437, 855 N.E.2d 35, ¶26 ("There is a long line of cases holding that an action for a writ of prohibition is the proper vehicle to challenge an order of a trial court which orders closure of court proceedings.").

FACTS

- 5. On August 24, 2012, legal counsel for WCPO appeared before Magistrate Judge Kelley in the Juvenile Court Cases, along with counsel for other media and defense counsel, to respond to motions by some of the defendants' counsel to close proceedings in the Juvenile Court Cases. (See Affidavit of Monica L. Dias, ¶2.)
- 6. Defendants' counsel, WCPO and other members of the media (the "Parties") came to an agreement as to how proceedings in the Juvenile Court Cases would be covered. In particular, the Parties agreed that WCPO and other members of the media would not broadcast, televise, photograph or record the faces or identifying features (such as tattoos) of defendants when the defendants are in the courtroom. The Parties agreed that WCPO and other members of the media could broadcast, televise, photograph, or record the faces of anyone, including defendants' parents and family members, located in the spectator, or gallery, portion of the courtroom behind the bar in the courtroom. The Parties referred to the portion of the courtroom that is not the spectator or gallery portion of the courtroom as "in front of the bar." That is, the Parties agreed that, for that portion of the courtroom "in front of the bar," WCPO and other members of the media would be allowed to broadcast, televise, photograph, or record the faces of

attorneys, courtroom personnel and the judge, but not other individuals <u>unless</u> events occurred "in front of the bar" that were unique or newsworthy. For example, if a fight broke out "in front of the bar," then WCPO and other members of the media would be allowed to broadcast, televise, photograph or record such events without being deemed in violation of the agreement. In addition, the Parties agreed that the names of the juvenile defendants are public record and had already been released to The Cincinnati Enquirer by the Cincinnati Police Department. Accordingly, no blanket prohibition on printing or using the names of the defendants or their parents was imposed on WCPO or the other members of the media. Also, the Parties agreed that there were no restrictions with regard to broadcasting, televising, photographing or recording parents, family members or persons other than the defendants in courthouse hallways. Finally, the Parties agreed that none of these restrictions would apply for other cases or if material changes occurred in the Juvenile Court Cases, such as the defendants getting bound over and tried as adults. (See Dias Affidavit, ¶3.)

- 7. On August 24, 2012, counsel for the media read the terms of the agreement discussed in Paragraph 6, above, into the record before Magistrate Judge Kelley, and counsel for defendants and the prosecution had the opportunity to speak as well. (Dias Affidavit, ¶4.)
- 8. On September 6, 2012, WCPO and other members of the media submitted to the Juvenile Court a Request for Transcription of the Stenographic Record of a Portion of the August 24, 2012 Hearing in Front of Magistrate David Kelley (the "Request"). (See Dias Affidavit, ¶5, Exhibit 1.) The request sought access only to the portion of the stenographic record of the portion of the August 24, 2012 hearing in front of Magistrate Kelley in which the agreement between the media and the defendants was read into the record. On February 19, 2013, Respondent denied the media's Request. (Dias Affidavit ¶6, Exhibit 2.)

9. On September 7, 2012, in accordance with Hamilton County Juvenile Court Local Rule 14(A), WCPO sent by facsimile to the Hamilton County, Ohio, Juvenile Court a written request to broadcast, televise, photograph or otherwise record proceedings scheduled on September 17, 2012, September 20, 2012 and September 24, 2012 in the Juvenile Court Cases. (See Affidavit of Jana Soete, ¶2, Exhibit A.) The written request listed the Juvenile Court Cases by case number and also requested permission "to be in court at any time any of these cases is in Juvenile court should that be outside these scheduled dates." (Id.) Juvenile Court personnel informed WCPO that the written request was insufficient. (Soete Affidavit, ¶2.) Juvenile Court personnel forwarded to WCPO a form labeled "Application Requesting Permission to Broadcast, Televise, Photograph, or Record Courtroom Proceedings." (Id.) The form application contained a certification of the applicant as follows: "We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s)." (Id., ¶2, Exhibit B.) Jana Soete, WCPO's managing editor, signed the certification for each of the Juvenile Court Cases with the handwritten signature "WCPO-TV 9 News." (Id.) The application form stated that "all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify." (Id. at Exhibit B.) The application form contained no prohibitions or restrictions regarding filming juveniles or parents who do not object, or regarding publishing the defendants' names obtained through public records requests from the Cincinnati Police Department or otherwise, or regarding publishing the names of the defendants' parents. (Id., ¶2, Exhibit B.)

- 10. On September 13, 2012, Ms. Soete signed applications requesting permission to broadcast, televise, photograph, or record proceedings in the Juvenile Court Cases on September 17, 2012, September 20, 2012 and September 24, 2012. (Soete Affidavit, ¶3, Exhibit C.) Ms. Soete signed the certification on the application for each of the Juvenile Court Cases with the handwritten signature "WCPO-TV" or "WCPO-TV-9 Jana Soete." (Id.) The applications that Ms. Soete signed on September 13, 2012 contained the same language as the applications she signed on September 7, 2012 regarding "victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify" and contained no blanket prohibitions or restrictions regarding filming juveniles or parents or publishing the names of defendants or their parents. (Id.)
- 11. On September 17, 2012 and unbeknownst to WCPO, Respondent entered orders revising the agreement entered as of record on August 24, 2012 and imposing significantly more restrictions on access and coverage of proceedings in the Juvenile Court Cases. (Dias Affidavit, ¶7, Exhibit 3; Soete Affidavit, ¶4.) Respondent's orders state as follows:

"Juvenile Defendant may only be videotaped below the waist. Names of the defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographs of the defendants' parents are prohibited, as it may compromise the safety of the juveniles. If Defendants object at any time, a closure hearing will be conducted. Otherwise, this journalization reflects the policy for all future proceedings in the above referenced matter.

"Seek permission from the prosecutor and defense counsel regarding filming them."

(See Dias Affidavit, ¶7, Exhibit 3.)

12. Respondent's orders dated September 17, 2012 were not served on WCPO or its counsel. (Dias Affidavit, ¶7; Soete Affidavit, ¶4.) WCPO did not receive Respondent's orders

dated September 17, 2012 until March 29, 2013, when counsel for WCPO obtained the orders through a Public Records Request. (Dias Affidavit, ¶7.) The orders include a certification of the applicant stating, "We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s)." (Dias Affidavit, Exhibit 3.) The certification is purportedly signed by "Channel 9 (WCPO)," and the signature is typewritten. (Id.) WCPO did not sign the certification and did not type "Channel 9 (WCPO)" on the signature line. (Soete Affidavit, ¶4.)

- On February 19, 2013, Respondent entered orders in the Juvenile Court Cases, again imposing significantly more restrictions on access to and coverage of the Juvenile Court Cases than the Parties agreed to in the agreement entered into the record before Magistrate Judge Kelley. (See Dias Affidavit, ¶8, Exhibit 4.) The orders dated February 19, 2013 included a certification of the applicant identical in language to the certification on the September 17, 2012 order. (Id. at Exhibit 4). The certification is purportedly signed by "WCPO-TV Channel 9," and the signature is typewritten. (Id.) WCPO did not sign the certification and did not type "WCPO-TV Channel 9" on the signature line. (Soete Affidavit, ¶5, Exhibit E.)
- 14. On March 22, 2013, WCPO was required to sign another application in order to broadcast, televise, photograph, or record proceedings in the Juvenile Court Cases, and the application contained the same restrictions on coverage of the proceedings as in the September 17, 2012 and February 19, 2013 orders. (See Affidavit of Jillian Parrish, ¶2, Exhibit A.) Jillian Parrish, WCPO's planning editor, signed the March 22, 2013 application because Juvenile Court personnel told her that WCPO would not be allowed into the courtroom, even without a camera or recording device, unless WCPO signed the application. (Parrish Affidavit, ¶3.)

- 15. On March 25, 2013, Respondent entered orders in the Juvenile Court Cases including the same overly broad and unconstitutional restrictions as in the September 17, 2012 and February 19, 2013 orders. (See Dias Affidavit at Exhibit 5.) The March 25, 2013 orders added a statement regarding the consequences of violating the order: "If media applicant violates this order, the Judge may revoke violator(s) permission to broadcast, videotape, photograph, or record all future courtroom proceedings; and additionally may take any other actions available under law." (Emphasis added.) (Dias Affidavit at Exhibit 5.) Although the certification of applicant on the March 25, 2013 orders purportedly bears the signature of "WCPO ABC (9)" or "WCPO-ABC-9" in handwriting, WCPO did not sign the certification of applicant. (Soete Affidavit, ¶6, Exhibit F.)
- 16. Respondent's orders of September 17, 2012, February 19, 2013 and March 25, 2013 (the "Orders") are unconstitutional and overly broad in several respects:
 - a. WCPO is prohibited from broadcasting or publishing the names of defendants and their parents, even though the defendants' names, which are public record, have been disclosed to the media by police and even though The Cincinnati Enquirer has previously reported the defendants' names. In fact, the defendants' names have been widely publicized in Cincinnati and in other parts of the country, including at www.usatoday.com, the website of national newspaper USA Today, and at www.freep.com, the website of the Detroit Free Press. (See Dias Affidavit, \$10, Exhibit 6.)
 - b. The Orders are so broadly written that they prohibit WCPO from reporting the names of the defendants and their parents even if WCPO learns of the names of

- the defendants and their parents through public records, or law enforcement, or coverage of community events.
- c. The Orders state that "[p]hotographing the Defendant's parents is prohibited, as it may compromise the safety of the juveniles." (See Dias Affidavit, Exhibits 3, 4, 5.) Respondent imposed this restriction without hearing evidence and argument on the issue or making findings of fact and conclusions of law consistent with well-established Ohio Supreme Court jurisprudence. See, e.g., State ex rel. Plain Dealer Publ'g Co. v. Floyd, 111 Ohio St.3d 56, 2006-Ohio-4437, 855 N.E.2d 35, \$\frac{1}{27}\$; State ex rel. Plain Dealer Publ'g Co. v. Geauga County Court of Common Pleas, Juvenile Div. (2000), 90 Ohio St.3d 79, 83-85, 734 N.E.2d 1214; State ex rel. Dispatch Printing Co. v. Lias (1994), 68 Ohio St.3d 497, 628 N.E.2d 1368 (paragraph one of syllabus). Moreover, Respondent's prohibition on photographing parents is overly broad because WCPO cannot be tasked with the burden of knowing who in the courtroom is a parent of the six defendants. This issue was addressed and resolved in the agreement reached by the Parties and entered of record before Magistrate Judge Kelley on August 24, 2012.
- d. The prohibitions and restrictions in Respondent's order of March 25, 2013 are so broad that if WCPO videotaped or photographed defendants and/or their parents at community events, rallies, or other events outside of the courtroom proceedings, or violated the unconstitutional and overly broad restrictions in some other way, WCPO would be punished by Respondent revoking WCPO's "permission to broadcast, videotape, photograph, or record <u>all future courtroom</u> proceedings." (Emphasis added.) (See Dias Affidavit, Exhibit 5.) Such

punishment is not limited to the Juvenile Court Cases; rather, the March 25, 2013 order is so broad that Respondent would bar WCPO from <u>all</u> cases in her courtroom. Neither the Rules of Practice of Hamilton County Juvenile Court nor the Ohio Rules of Superintendence contemplates such a harsh and unconstitutional penalty.¹

- e. Respondent's orders of September 17, 2012 and February 19, 2013 require WCPO to "[s]eek permission from the prosecutor and defense counsel regarding filming their likeness or image." (See Dias Affidavit, Exhibits 3, 4.) There is no support in the Rules of Practice of Hamilton County Juvenile Court or the Ohio Rules of Superintendence for such a restriction.
- f. The Orders state that "[j]uvenile Defendants may only be videotaped below the waist." (See Dias Affidavit, Exhibits 3, 4, 5.) WCPO typically films hands or feet of juvenile defendants in court, and often a defendant's hands will be resting on the defense table above a defendant's waist. Filming hands placed in this position would violate the Orders, and WCPO would risk being barred from "all future courtroom proceedings," per the order dated March 25, 2013. This issue was addressed and resolved in the agreement reached by the Parties and entered of record before Magistrate Judge Kelley; WCPO agreed not to film the defendants' faces or identifying features (such as tattoos).
- 17. WCPO is now required to sign an Application Requesting Permission to Broadcast, Televise, Photograph, or Record Courtroom Proceedings that contains the

¹Respondent has already barred *The Cincinnati Enquirer* from the courtroom in the Juvenile Court Cases for publishing the defendants' names. (See *State ex rel. Cincinnati Enquirer v. Hon. Judge Tracie Hunter*, Case No. C-1300183, filed March 25, 2013, First District Court of Appeals, Hamilton County, Ohio.)

unconstitutional and overly broad restrictions and prohibitions before WCPO is allowed to attend and cover the Juvenile Court Cases – even if WCPO does not intend to broadcast, televise, photograph or record the proceedings. (See Soete Affidavit, ¶7; Parrish Affidavit, ¶3.)

- 18. The Orders impose restrictions and prohibitions on WCPO that constitute an unconstitutional prior restraint. *See Nebraska Press Ass'n v. Stuart* (1976), 427 U.S. 539.
- 19. The Orders constitute a prohibition on access to courtroom proceedings in the Juvenile Court Cases. A court may prohibit access to juvenile court proceedings only if the court finds after hearing evidence and argument on the issue, that "(1) there exists a reasonable and substantial basis for believing that public access could harm the child or endanger the fairness of the adjudication, (2) the potential for harm outweighs the benefits of public access, and (3) there are no reasonable alternatives to closure." *Floyd*, 111 Ohio St.3d at 61-62, 2006-Ohio-4437, ¶27 (citing *In re T.R.* (1990), 52 Ohio St.3d 6, 556 N.E.2d 439, paragraph three of the syllabus; *State ex rel. Dispatch Printing Co. v. Lias* (1994), 68 Ohio St.3d 497, 628 N.E.2d 1368, paragraph one of the syllabus). No such hearing has been held here.
- 20. Reasonable alternatives to the restrictions in the Orders already exist and are contained in the agreement reached by the Parties and entered of record before Magistrate Judge Kelley on August 24, 2012. *See Lias*, 68 Ohio St.3d at 503 ("[A]ny restriction shielding court proceedings from public scrutiny should be narrowly tailored to serve the competing interest of protecting the welfare of the child or children and of not unduly burdening the public's right of access.")
- 21. Respondent has denied WCPO and its counsel access to the transcript of that portion of the August 24, 2012 hearing in which the agreement reached by the Parties was entered of record before Magistrate Judge Kelley in open court. (Dias Affidavit, ¶6, Exhibit 2.)

Respondent's refusal to provide WCPO with that portion of the transcript that relates to the agreement regarding WCPO's coverage of the proceedings violates WCPO's right of access; the release of the transcript will not harm the child or endanger the fairness of the proceeding. *See State ex rel. Scripps Howard Broad. Co. v. Cuyahoga County Ct. of Common Pleas*, 73 Ohio St.3d 19, 21-22, 652 N.E.2d 179 (1995) ("The right of access includes both live proceedings and the transcripts which document those proceedings.").

Prohibition and Mandamus are Appropriate Here

- 22. To obtain a writ of prohibition, WCPO must establish that (1) Respondent is about to exercise judicial or quasi-judicial power, (2) this exercise is unauthorized by law, and (3) WCPO lacks an adequate remedy in the ordinary course of law. *See State ex rel Doe v. Capper*, 132 Ohio St.3d 365, 972 N.E.2d 553, 2012-Ohio-2686, ¶10. All three elements are met here. Respondent has exercised judicial power by signing and entering the Orders, such exercise is unauthorized by the United States Constitution and the Ohio Constitution and is contrary to Ohio law, and WCPO lacks an adequate remedy to prohibition in the ordinary course of law.
- 23. To obtain a writ of mandamus, WCPO must show that (1) WCPO has a "clear legal right" to relief, (2) Respondent is under a clear legal duty to perform the acts," and (3) WCPO does not otherwise have a "plain and adequate remedy in the ordinary case of law." *See State ex rel Am. Legion Post 25 v. Ohio Civ. Rights Comm'n*, 117 Ohio St.3d 441, 884 N.E.2d 589, 2008-Ohio 1261, ¶11.
- 24. WCPO has a clear legal right to attend the proceedings without a camera or recording device and without agreeing to the unconstitutional and overly broad restrictions imposed by the Orders. But WCPO has been instructed by Juvenile Court personnel that if WCPO does not sign the unconstitutional and overly broad orders, WCPO will be denied access

to the Juvenile Court Cases – even if WCPO does not bring a camera or recording device into the courtroom.

- 25. WCPO has a clear legal right to broadcast, televise, photograph, or record the Juvenile Court proceedings without the unconstitutional and overly broad restrictions imposed by Respondent. The agreement reached with defense counsel and entered into of record before Magistrate Kelley on August 24, 2012 demonstrates that less restrictive and reasonable alternatives are available.
- 26. Respondent has a clear legal duty to permit WCPO to attend the Juvenile Court Proceedings without imposing overly broad restrictions that constitute an unconstitutional prior restraint.
- 27. Respondent has a clear legal duty to hear evidence and argument and make findings of fact and conclusions of law before restricting access to proceedings in the Juvenile Court cases.
- 28. Respondent has a clear legal duty to follow less restrictive and reasonable alternatives to her Orders' unconstitutional restrictions on WCPO's access to and coverage of proceedings in the Juvenile Court Cases.
 - 29. Respondent has refused to comply with her legal duty.
 - 30. WCPO has no adequate alternative remedy in the ordinary course of law.

Immediate or Expedited Action Needed

31. Upon information and belief, further proceedings in the Juvenile Court Cases are scheduled for April 22, May 13, May 22, June 24 and June 27, 2013. (Soete Affidavit, ¶ 8.) Therefore, the need for the requested Writ of Prohibition is immediate to prevent Respondent from imposing overly broad and unconstitutional restrictions on WCPO for access to and

coverage of proceedings in the Juvenile Court Cases. Likewise, the need for the requested Writ of Mandamus is immediate to order Respondent to follow the least restrictive and reasonable alternatives to her Orders' unconstitutional restrictions on WCPO's access to and coverage of proceedings in the Juvenile Court Cases. Reasonable alternatives exist, such as the terms included in the agreement between WCPO, other members of the media and counsel of record and entered into the record before Magistrate Judge Kelley on August 24, 2012.

PRAYER FOR RELIEF

WHEREFORE, WCPO requests relief from this Court as follows:

- A. A peremptory or alternative writ of prohibition against Hon. Tracie M. Hunter, Judge of the Hamilton County, Ohio, Juvenile Court, prohibiting her from requiring WCPO from signing Applications to Broadcast, Televise, Photograph, or Record Courtroom Proceedings that contain overly broad and unconstitutional restrictions contained in her orders dated September 17, 2012, February 19, 2013 and March 25, 2013 (the "Orders");
- B. A peremptory or alternative writ of prohibition against Hon. Tracie M. Hunter, Judge of the Hamilton County, Ohio, Juvenile Court, prohibiting her from enforcing the Orders;
- C. A peremptory or alternative writ of mandamus ordering Hon. Tracie M. Hunter, Judge of the Hamilton County, Ohio, Juvenile Court, to follow the least restrictive and reasonable alternatives to her Orders' unconstitutional restrictions on WCPO's access to and coverage of proceedings in the Juvenile Court Cases. Reasonable alternatives exist and include the terms in the agreement reached between WCPO,

- other members of the media, and counsel of record and entered into the record before Magistrate Judge Kelley on August 24, 2012.
- D. A peremptory or alternative writ of mandamus ordering Hon. Tracie M. Hunter, Judge of the Hamilton County, Ohio, Juvenile Court, to release to WCPO a copy of the portion of the stenographic record of the August 24, 2012 hearing in front of Magistrate Kelley in which the agreement between WCPO, other members of the media and the defendants in the Juvenile Court Cases was read into the record.
- E. Such further and additional relief as the Court deems just and proper.

Respectfully submitted,

Jill I. Meyer (#0066326)

FRØST BROWN TODD LLC

–3300 Great American Tower

301 East Fourth Street

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jmeyer@fbtlaw.com Attorney for Relator

Of Counsel:

Monica L. Dias (#0073617) FROST BROWN TODD LLC 3300 Great American Tower 301 East Fourth Street Cincinnati, Ohio 45202 513-651-6800 (phone) 513-651-6891 (facsimile) mdias@fbtlaw.com

PRAECIPE FOR SERVICE

Please issue a summons along with a copy of this Petition and Complaint for Writ of Prohibition and Writ of Mandamus to the Respondent identified in the caption via Certified Mail, return receipt requested.

Attorney for Petitioner

CINLibrary 0078612.0484957 2724945v2

COURT OF APPEALS FIRST APPELLATE DISTRICT HAMILTON COUNTY, OHIO

vs. HONORABLE TRACIE M. Hamilton County Court of C. Juvenile Division 800 Broadway Cincinnati, OH 45202	Petitioner, HUNTER ommon Pleas	Case No.: Juv. Ct. Nos. 12-7285, 12-7305, 12-7288, 12-7306, 12-7279, 12-7308, 12-7366, 12-7367, 12-7278, 12-7307, 12-7304, 12-7303 AFFIDAVIT OF MONICA L. DIAS IN SUPPORT OF PETITION AND COMPLAINT FOR WRIT OF
	Respondent.	 PROHIBITION AND WRIT OF MANDAMUS AND IN SUPPORT OF MOTION FOR EMERGENCY STAY
STATE OF OHIO COUNTY OF HAMILTON)) SS:	
COUNTION HAMILTON)	

- I, Monica L. Dias, being duly cautioned and sworn, state as follows:
- 1. I am an attorney at Frost Brown Todd LLC and serve as legal counsel for Petitioner Scripps Media, Inc. d/b/a WCPO-TV ("WCPO"). I have personal knowledge of the matters recounted in this Affidavit.
- 2. On August 24, 2012, I appeared before Magistrate Judge Kelley in a proceeding in the cases docketed as *In re: T.M.*, Case Nos. 12-7285, 12-7305; *In re: T.M.*, Case Nos. 12-7288, 12-7306; *In re: M.J.*, Case Nos. 12-7279, 12-7308; *In re: A.H.*, Case Nos. 12-7366, 12-7367; *In re: L.C.*, Case Nos. 12-7278, 12-7307; *In re: D.C.*, Case Nos. 12-7304, 12-7303 (the "Juvenile Court Cases"). I appeared along with counsel for other media outlets to respond to motions by some of the defendants' counsel to close proceedings in the Juvenile Court Cases.

3. Defendants' counsel, WCPO, and other members of the media (the "Parties") came to an agreement as to how proceedings in the Juvenile Court Cases would be covered. Although Respondent has not allowed WCPO to obtain a portion of the transcript of the court proceedings in which counsel for the media read the terms of the agreement into the record, my notes and recollections are that we agreed to the following. The Parties agreed that WCPO and other members of the media would not broadcast, televise, photograph or record the faces or identifying features (such as tattoos) of defendants when the defendants are in the courtroom. The Parties agreed that WCPO and other members of the media would be allowed to broadcast, televise, photograph, or record the faces of anyone, including defendants' parents and family members, located in the spectator, or gallery, portion of the courtroom behind the bar in the courtroom. The Parties referred to the portion of the courtroom that is not the spectator or gallery portion of the courtroom as "in front of the bar." That is, the Parties agreed that, for that portion of the courtroom "in front of the bar," WCPO and other members of the media could broadcast, televise, photograph, or record the faces of attorneys, courtroom personnel and the iudge, but not other individuals unless events occurred "in front of the bar" that were unique or newsworthy. For example, if a fight broke out "in front of the bar," then WCPO and other members of the media would be allowed to broadcast, televise, photograph or record such events without being deemed in violation of the agreement. In addition, the Parties agreed that the names of the juvenile defendants are public record and have already been released to The Cincinnati Enquirer by the Cincinnati Police Department. Accordingly, no blanket prohibition on printing or using the names of the defendants or their parents was imposed on WCPO or other members of the media. Also, the Parties agreed that there were no restrictions with regard to broadcasting, televising, photographing or recording parents, family members or persons other than the defendants in courthouse hallways. Finally, the Parties agreed that none of these restrictions would apply for other cases or if material changes occurred in the Juvenile Court Cases, such as the defendants getting bound over and tried as adults.

- 4. On August 24, 2012, counsel for the media and I read the terms of the agreement discussed above into the record before Magistrate Judge Kelley, and counsel for defendants and the prosecution had the opportunity to speak as well.
- 5. On or about September 6, 2012, counsel for WCPO and other members of the media submitted to the Juvenile Court a Request for Transcription of the Stenographic Record of a Portion of the August 24, 2012 Hearing in Front of Magistrate David Kelley (the "Request"). A true and accurate copy of the Request is attached as **Exhibit 1**. The request sought access only to the portion of the stenographic record of the August 24, 2012 hearing in front of Magistrate Kelley in which the agreement between the media and the defendants was read into the record.
- 6. On February 19, 2013, the Juvenile Court denied the media's Request. True and accurate copies of the Court's orders denying the media's Request are attached as **Exhibit 2**.
- 7. On March 28, 2013, Frost Brown Todd submitted a public records request pursuant to R.C. § 149.43 to the Hamilton County, Ohio, Juvenile Court requesting all entries and/or orders of the Court regarding media coverage of the Juvenile Court Cases (the "Public Records Request"). On March 29, 2013, Frost Brown Todd received public records from the Juvenile Court regarding WCPO in response to the Public Records Request, including orders signed by Judge Tracie M. Hunter and dated September 17, 2012 that imposed significantly more restrictions on the media's access and coverage of proceedings in the Juvenile Court Cases. The September 17, 2012 orders were not served on WCPO's counsel. True and accurate copies of the orders dated September 17, 2012 are attached as **Exhibit 3**.

- 8. Also in response to the Public Records Request, Frost Brown Todd received from the Juvenile Court copies of orders dated February 19, 2013 signed by Judge Tracie M. Hunter in the Juvenile Court Cases. True and accurate copies of the orders dated February 19, 2013 are attached as **Exhibit 4**. Again, these orders impose significantly more restrictions on access to and coverage of the Juvenile Court Cases than the Parties agreed to in the agreement entered of record before Magistrate Judge Kelley on August 24, 2012.
- 9. Frost Brown Todd also has received from the Juvenile Court copies of orders dated March 25, 2013 signed by Judge Tracie M. Hunter in the Juvenile Court Cases. The March 25, 2013 orders contain the same restrictions and prohibitions as in Judge Hunter's September 17, 2012 orders and the February 19, 2013 orders. In addition, the March 25, 2013 orders contain the following language: "If media applicant violates this order, the Judge may revoke violator(s) permission to broadcast, videotape, photograph, or record all future courtroom proceedings; and additionally may take any other actions available under law." True and accurate copies of the orders dated March 25, 2013 are attached as Exhibit 5.
- 10. True and accurate copies of news articles from www.usatoday.com, the website of national newspaper USA Today, and www.freep.com, the website of the Detroit Free Press, are attached as Exhibit 6. The news articles publish the names of the six defendants.

FURTHER AFFIANT SAYETH NAUGHT.

Monica Dias

STATE OF OHIO)	
)	SS:
COUNTY OF HAMILTON)	

The foregoing Affidavit was acknowledged, subscribed and sworn to before me, a Notary Public in and for the State of Ohio, by Monica L. Dias, an individual known to me or whose identity was proven on the basis of satisfactory evidence, on the $\frac{19}{2}$ day of April, 2013.

Notary Public - State of Ohio

DIANE M. ATTIX
Notary Public, State of Ohio
My Commission Expires 04-25-2015

PRAECIPE FOR SERVICE

Please issue a copy of this Affidavit of Monica L. Dias along with the Summons and Petition and Complaint for Writ of Prohibition and Writ of Mandamus to the Respondent identified in the caption via Certified Mail, return receipt requested.

CINLibrary 0078612.0484957 2733410v1

EXHIBIT 1

A-24-12

THE COURT OF COMMON PLEAS HAMILTON COUNTY, OHIO JUVENILE DIVISION

IN RE:

CASE NOS. 1277

JUDGE TRACIE HUNTER

Magistrate David Kelley

IN RE:

CASE NOS. I

JUDGE TRACIE HUNTER

Magistrate David Kelley

IN RE:

CASE NOS. I

JUDGE TRACIE HUNTER

Magistrate David Kelley

IN RE: TIMEM

CASE NOS.-12/7288-12/7306

JUDGE TRACIE HUNTER

: Magistrate David Kelley

HAMILTON COUNTY
JUVENTE COUNTY
FILE OF PH 2: 36



IN RE

CASE NOS.

JUDGE TRACIE HUNTER

Magistrate David Kelley

IN RE:

CASE NOS

JUDGE TRACIE HUNTER

:

: Magistrate David Kelley

REQUEST FOR TRANSCRIPTION OF THE STENOGRAPHIC RECORD OF A PORTION OF THE AUGUST 24, 2012 HEARING IN FRONT OF MAGISTRATE DAVID KELLEY

Pursuant to Rule 10(C) of the Rules of Practice of the Hamilton County Juvenile

Division, WKRC-TV, Fox 19, WCPO, WLWT-TV and the Cincinnati Enquirer (collectively, the "Media") jointly request a transcription of the stenographic record of the portion of the August

24, 2012 hearing in front of Magistrate David Kelley in the above captioned cases in which the stipulation between the Media and the juveniles was read into the record.

Rule 10(C) provides in pertinent part:

[A]ny party requesting a full or partial transcript of the record shall file a written request with the clerk and provide a copy to the person responsible for transcription. All written requests for a transcript shall contain the case number, presiding judge or magistrate, date of hearing, reason for the request, number of

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copies in addition to the original, payor of the transcript, and any other pertinent information. The judge assigned administrative responsibility for the case may schedule a hearing or may rule on the request upon the pleadings.

The Media requests one (1) copy of the transcript in addition to the original. WKRC-TV will assume responsibility for payment of the transcript. The reason for the request is to have the stipulation between the media and the juveniles, which was placed of record at the August 24, 2012 hearing, transcribed for further use. Undersigned counsel will provide a copy of this Request to the court reporter responsible for transcription.

Respectfully submitted,

Nicholas J. Pieczonka (0087062) Taft Stettinius & Hollister LLP

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Cincinnati, Ohio 45202

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Fax: (513) 381-0205 npieczonka@taftlaw.com

Attorney for WKRC-TV

Susan Grogan Faller (0017777)

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Attorney Fox 19, WCPO, WLWT-TV

and

4

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Fax (513) 651-3836

jgreiner@graydon.com

Attorney the Cincinnati Enquirer

13010273.1

EXHIBIT 2

IN RE: L.C.

- § CASE NUMBER(S) 12-7278, 12-7307
- § ENTRY DENYING THE
 MEDIA'S REQUEST FOR
 TRANSCRIPTION OF
 STENOGRAPHIC RECORD

This cause came to be heard upon the request for the Transcription of the Stenographic Record of a portion of the August 24, 2012 hearing in front of Magistrate David Kelley.

Assistant Prosecuting Attorney Dorothy Branson represents the State.

Attorney Nancy Cutler represents the Defendant.

Attorney Nicholas J. Pieczonka represents WKRC-TV.

Attorney Susan Grogan Faller represents FOX 19, WCPO and WLWT-TV.

Attorney John C. Greiner represents the Cincinnati Enquirer.

Hamilton County Juvenile Rules of Practice Rule 10(C) provides:

[A]ny party requesting a full or partial transcript of the record shall file a written request with the clerk and provide a copy to the person responsible for transcription.

Ohio Juv.R.2(Y) states, "Party means a child who is the subject of a juvenile court proceeding, the child's spouse, if any, the child's parent or parents, or if the parent of a child is a child, the parent of that parent, in appropriate cases, the child's custodian, guardian, or guardian ad litem, the state, and any other person specifically designated by the court."

Pursuant to the definition, the media, in the instant case does not qualify as a party.

If any media desires to attend a juvenile court proceeding, it must make proper application to the court, pursuant to the Ohio Rules of Superintendence and the Hamilton County Juvenile Rules of Practice. The application must be made to the Jurist presiding over the case. Such application may be granted or denied, but does not imply, designate, or infer a party status.

Whereas, it is this Court's finding that the media are not a party to the requested proceedings, they are not entitled to a transcript of the stenographic record.

Therefore, the media's request for Transcription of the Stenographic Record of a portion of the August 24, 2012 hearing in front of the Magistrate is hereby denied.

Judge Tracie M. Hunter February 19, 2013

/12/007307 02/19/2013

IN RE: T.M.

§ CASE NUMBER(S) 12-7285/, 12-7305

§ ENTRY DENYING THE
MEDIA'S REQUEST FOR
TRANSCRIPTION OF
STENOGRAPHIC RECORD

This cause came to be heard upon the request for the Transcription of the Stenographic Record of a portion of the August 24, 2012 hearing in front of Magistrate David Kelley.

Assistant Prosecuting Attorney Dorothy Branson represents the State.

Attorney Amy Williams represents the Defendant.

Attorney Nicholas J. Pieczonka represents WKRC-TV.

Attorney Susan Grogan Faller represents FOX 19, WCPO and WLWT-TV.

Attorney John C. Greiner represents the Cincinnati Enquirer.

Hamilton County Juvenile Rules of Practice Rule 10(C) provides:

[A]ny party requesting a full or partial transcript of the record shall file a written request with the clerk and provide a copy to the person responsible for transcription.

Ohio Juv.R.2(Y) states, "Party means a child who is the subject of a juvenile court proceeding, the child's spouse, if any, the child's parent or parents, or if the parent of a child is a child, the parent of that parent, in appropriate cases, the child's custodian, guardian, or guardian ad litem, the state, and any other person specifically designated by the court."

Pursuant to the definition, the media, in the instant case does not qualify as a party.

If any media desires to attend a juvenile court proceeding, it must make proper application to the court, pursuant to the Ohio Rules of Superintendence and the Hamilton County Juvenile Rules of Practice. The application must be made to the Jurist presiding over the case. Such application may be granted or denied, but does not imply, designate, or infer a party status.

Whereas, it is this Court's finding that the media are not a party to the requested proceedings, they are not entitled to a transcript of the stenographic record.

Therefore, the media's request for Transcription of the Stenographic Record of a portion of the August 24, 2012 hearing in front of the Magistrate is hereby denied.

Judge Tracie M. Hunter February 19, 2013



IN RE: T.M.

§ CASE NUMBER(S) 12-7288, (2-7306

§ ENTRY DENYING THE MEDIA'S REQUEST FOR TRANSCRIPTION OF STENOGRAPHIC RECORD

This cause came to be heard upon the request for the Transcription of the Stenographic Record of a portion of the August 24, 2012 hearing in front of Magistrate David Kelley.

Assistant Prosecuting Attorney Dorothy Branson represents the State.

Attorney Melanie Walls represents the Defendant.

Attorney Nicholas J. Pieczonka represents WKRC-TV.

Attorney Susan Grogan Faller represents FOX 19, WCPO and WLWT-TV.

Attorney John C. Greiner represents the Cincinnati Enquirer.

Hamilton County Juvenile Rules of Practice Rule 10(C) provides:

[A]ny party requesting a full or partial transcript of the record shall file a written request with the clerk and provide a copy to the person responsible for transcription.

Ohio Juv.R.2(Y) states, "Party means a child who is the subject of a juvenile court proceeding, the child's spouse, if any, the child's parent or parents, or if the parent of a child is a child, the parent of that parent, in appropriate cases, the child's custodian, guardian, or guardian ad litem, the state, and any other person specifically designated by the court."

Pursuant to the definition, the media, in the instant case does not qualify as a party.

If any media desires to attend a juvenile court proceeding, it must make proper application to the court, pursuant to the Ohio Rules of Superintendence and the Hamilton County Juvenile Rules of Practice. The application must be made to the Jurist presiding over the case. Such application may be granted or denied, but does not imply, designate, or infer a party status.

Whereas, it is this Court's finding that the media are not a party to the requested proceedings, they are not entitled to a transcript of the stenographic record.

Therefore, the media's request for Transcription of the Stenographic Record of a portion of the August 24, 2012 hearing in front of the Magistrate is hereby denied.

Judge Tracie M. Hunter February 19, 2013

/12/007306 02/19/2013

IN RE: M.J.

§ CASE NUMBER(S) 12-7279, 12-7308

ENTRY DENYING THE § MEDIA'S REQUEST FOR TRANSCRIPTION OF STENOGRAPHIC RECORD

This cause came to be heard upon the request for the Transcription of the Stenographic Record of a portion of the August 24, 2012 hearing in front of Magistrate David Kelley.

Assistant Prosecuting Attorney Dorothy Branson represents the State.

Attorney Ramona Daniels represents the Defendant.

Attorney Nicholas J. Pieczonka represents WKRC-TV.

Attorney Susan Grogan Faller represents FOX 19, WCPO and WLWT-TV.

Attorney John C. Greiner represents the Cincinnati Enquirer.

Hamilton County Juvenile Rules of Practice Rule 10(C) provides:

[A]ny party requesting a full or partial transcript of the record shall file a written request with the clerk and provide a copy to the person responsible for transcription.

Ohio Juv.R.2(Y) states, "Party means a child who is the subject of a juvenile court proceeding, the child's spouse, if any, the child's parent or parents, or if the parent of a child is a child, the parent of that parent, in appropriate cases, the child's custodian, guardian, or guardian ad litem, the state, and any other person specifically designated by the court."

Pursuant to the definition, the media, in the instant case does not qualify as a party.

If any media desires to attend a juvenile court proceeding, it must make proper application to the court, pursuant to the Ohio Rules of Superintendence and the Hamilton County Juvenile Rules of Practice. The application must be made to the Jurist presiding over the case. Such application may be granted or denied, but does not imply, designate, or infer a party status.

Whereas, it is this Court's finding that the media are not a party to the requested proceedings, they are not entitled to a transcript of the stenographic record.

Therefore, the media's request for Transcription of the Stenographic Record of a portion of the August 24, 2012 hearing in front of the Magistrate is hereby denied.

Judge Tracie M. Hunter

February 19, 2013



IN RE: A.H.

CASE NUMBER(S)/12-7366, 12-7367 §

§ ENTRY DENYING THE MEDIA'S REQUEST FOR TRANSCRIPTION OF STENOGRAPHIC RECORD

This cause came to be heard upon the request for the Transcription of the Stenographic Record of a portion of the August 24, 2012 hearing in front of Magistrate David Kelley.

Assistant Prosecuting Attorney Dorothy Branson represents the State.

Attorney Michael Lanzillotta represents the Defendant.

Attorney Nicholas J. Pieczonka represents WKRC-TV.

Attorney Susan Grogan Faller represents FOX 19, WCPO and WLWT-TV.

Attorney John C. Greiner represents the Cincinnati Enquirer.

Hamilton County Juvenile Rules of Practice Rule 10(C) provides:

[A]ny party requesting a full or partial transcript of the record shall file a written request with the clerk and provide a copy to the person responsible for transcription.

Ohio Juv.R.2(Y) states, "Party means a child who is the subject of a juvenile court proceeding, the child's spouse, if any, the child's parent or parents, or if the parent of a child is a child, the parent of that parent, in appropriate cases, the child's custodian, guardian, or guardian ad litem, the state, and any other person specifically designated by the court."

Pursuant to the definition, the media, in the instant case does not qualify as a party.

If any media desires to attend a juvenile court proceeding, it must make proper application to the court, pursuant to the Ohio Rules of Superintendence and the Hamilton County Juvenile Rules of Practice. The application must be made to the Jurist presiding over the case. Such application may be granted or denied, but does not imply, designate, or infer a party status.

Whereas, it is this Court's finding that the media are not a party to the requested proceedings, they are not entitled to a transcript of the stenographic record.

Therefore, the media's request for Transcription of the Stenographic Record of a portion of the August 24, 2012 hearing in front of the Magistrate is hereby denied.

Judge Tracie M. Hunter

February 19, 2013

02/19/2013 /12/007366 RONICALL R03 FILED 04/19/2013 15:33 $\,\,/\,\,$ IF $\,\,/\,\,$ C 1300241 $\,\,/\,\,$ CONFIRMATION NUMBER 242409

IN RE: D.C.

- CASE NUMBER(S) \$12-7304, 12-7303 Ş
- § ENTRY DENYING THE MEDIA'S REQUEST FOR TRANSCRIPTION OF STENOGRAPHIC RECORD

This cause came to be heard upon the request for the Transcription of the Stenographic Record of a portion of the August 24, 2012 hearing in front of Magistrate David Kelley.

Assistant Prosecuting Attorney Dorothy Branson represents the State.

Attorney Peter Rosenwald represents the Defendant.

Attorney Nicholas J. Pieczonka represents WKRC-TV.

Attorney Susan Grogan Faller represents FOX 19, WCPO and WLWT-TV.

Attorney John C. Greiner represents the Cincinnati Enquirer.

Hamilton County Juvenile Rules of Practice Rule 10(C) provides:

[A]ny party requesting a full or partial transcript of the record shall file a written request with the clerk and provide a copy to the person responsible for transcription.

Ohio Juv.R.2(Y) states, "Party means a child who is the subject of a juvenile court proceeding, the child's spouse, if any, the child's parent or parents, or if the parent of a child is a child, the parent of that parent, in appropriate cases, the child's custodian, guardian, or guardian ad litem, the state, and any other person specifically designated by the court."

Pursuant to the definition, the media, in the instant case does not qualify as a party.

If any media desires to attend a juvenile court proceeding, it must make proper application to the court, pursuant to the Ohio Rules of Superintendence and the Hamilton County Juvenile Rules of Practice. The application must be made to the Jurist presiding over the case. Such application may be granted or denied, but does not imply, designate, or infer a party status.

Whereas, it is this Court's finding that the media are not a party to the requested proceedings, they are not entitled to a transcript of the stenographic record.

Therefore, the media's request for Transcription of the Stenographic Record of a portion of the August 24, 2012 hearing in front of the Magistrate is hereby denied.

Judge Tracie M. Hunter

February 19, 2013



EXHIBIT 3

HAMILTON COUNTY, OHIO JUVENILE COURT

CASE NO.12/7288, 12/7306 Ş

JUDGE TRACIE M. HUNTER

APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12.

Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed; and if they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendant may only be videotaped below the waist. Names of the defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter, Photographs of the defendants' parents are prohibited, as it may compromise the safety of the juveniles. If Defendants object at any time, a closure hearing will be conducted. Otherwise, this journalization reflects the policy for all future proceedings in the above referenced matter.

Seek permission from the prosecutor and defense counsel regarding filming them.

In ReTR. 52 OS 3rd 6 (990) Dispatch v Green, 114 OS 3rd 511 (2007) National Broadcasting v Lake County, 52 OS 3rd 4 (1990) Grinell v Love, 62 OS 2nd 399 (1980) Plain Dealer v Geauga County, 90 OS 3rd 79 (2000) Conway v United States, 852 F 2nd 157 (1988)

RULE 12. Conditions for Broadcasting and Photographing Court Proceedings.

(A) Presiding judge. The judge assigned to the trial or hearing shall permit the broadcasting or recording by electronic means and the taking of photographs in court proceedings that are open to the public as provided by Ohio law. After consultation with the media, the judge shall specify the place or places in the courtroom where the operators and equipment are to be positioned. Requests for permission for the broadcasting, televising, recording, or taking of photographs in the courtroom shall be in writing and the written order of the judge shall be made a part of the record of the proceedings.

(B) Permissible equipment and operators.

(1) Use of more than one portable television, videotape, or movie camera with one operator shall be allowed only with the permission of the judge.

(2) Not more than one still photographer shall be permitted to photograph trial proceedings without permission of the judge. Still photographers shall be limited to two cameras with two lenses for each camera.

(3) For radio broadcast purposes, not more than one audio system shall be permitted in court. Where available and suitable, existing audio pickup systems in the court facility shall be used by the media. If existing audio pickup systems are not available, microphones and other electronic equipment necessary for the audio pickup shall be as inconspicuous as possible but shall be visible.

(4) Visible audio recording equipment may be used by news media reporters with the prior permission of the judge,

(5) Arrangements between or among media for "pooling" of equipment shall be the responsibility of the media representative authorized to cover the proceeding. "Pooling" arrangements are to be made outside the courtroom and without imposing on the judge or court personnel. If disputes arise over arrangements between or among media representatives, the judge may exclude all contesting representatives from the proceedings.

(6) The judge shall prohibit the use of electronic or photographic equipment that produces distracting sound or light. No artificial lighting other than that normally used in the courtroom shall be employed, provided that, if the normal lighting in the courtroom can be improved without becoming obtrusive, the judge may permit modification.

(7) Still photographers and television and radio representatives shall be afforded a clear view but shall not be permitted to move about in the courtroom during court proceedings from the places where they have been positioned by the judge, except to leave or enter the courtroom.

Rule 12(B) Permissible Equipment and Operators

Not more than one portable television, videotape, or movie camera with one operator and not more than one still photographer with two cameras shall be allowed unless the judge presiding at the trial or hearing specifically permits additional cameras or operators. Each of the two still cameras permitted by the rule is limited to two lenses.

For purposes of radio broadcasting, not more than one audio system is permitted. If an existing audio system is available and suitable, it shall be used. If an audio system is not available, then microphones and other necessary equipment "shall be as inconspicuous as possible but must be visible."

Portable audio recording equipment may be used by reporters if it is visible and if the permission of the judge presiding at the trial or hearing is first obtained.

All pooling arrangements are the responsibility of the media representatives. Pooling arrangements must be made without involving the court. If any disputes arise, the judge may exclude all contesting media representatives.

Electronic or photographic equipment that produces distracting sound or light shall be prohibited by the judge. No artificial lighting, other than that normally used in the courtroom, is permitted unless the judge, upon request and after consultation with the media representatives, determines that the normal light can be improved without becoming obtrusive.

Still photographers and television and radio representatives shall not move about the courtroom from the place where they have been positioned by the judge, except to leave or enter the courtroom.

Rule 12(C) Limitations

Audio pickup or broadcast of conferences in a court facility between attorney and client or between counsel and the judge are prohibited.

The trial judge must advise victims and witnesses of their right to object to being filmed, videotaped, recorded, or photographed.

No part of Rule 12 gives authority for media coverage where it is otherwise limited or prohibited by law.

While the court is in session, media representatives are not permitted to either transmit or record anything from the courtroom other than court proceedings.

(C) Limitations.

- (1) There shall be no audio pickup or broadcast of conferences conducted in a court facility between attorneys and clients or co-counsel or of conferences conducted at the bench between counsel and the judge.
- (2) The judge shall inform victims and witnesses of their right to object to being filmed, videotaped, recorded, or photographed.
- (3) This rule shall not be construed to grant media representatives any greater rights than permitted by law.
- (4) Media representatives shall not be permitted to transmit or record anything other than the court proceedings from the courtroom while the court is in session.
- (D) Revocation of permission. Upon the failure of any media representative to comply with the conditions prescribed by this rule or the judge, the judge may revoke the permission to broadcast or photograph the trial or hearing.

Commentary (July 1, 1997)

Rule 12 is analogous to former C.P. Sup. R. 11 and M.C. Sup. R. 9. Division (A) was revised to include a reference to standards set forth in Ohio law, such as *In re T.R.* (1990), 52 Ohio St.3d 6, that govern public access to court proceedings. The 1997 amendments also eliminated the prohibition against changing film and videotape during court proceedings.

Rule 12(A) Presiding Judge

The judge assigned to the trial or hearing shall permit the broadcasting or recording by electronic means and the taking of photographs in court proceedings open to the public, upon request, if the judge determines that to do so would not distract the participants, impair the dignity of the proceedings or otherwise materially interfere with the achievement of a fair trial. Both the request for permission and the ruling on the request must be in writing and made a part of the record of the proceedings.

The filming, videotaping, recording, or taking of photographs of victims or witnesses who

object shall not be permitted,

After consultation with the media the judge specifies the locations within the courtroom where operators and equipment may be located. However, still photographers and television and radio representatives must be given a clear view of the proceedings under division (B)(7).

Rule 12(D) Revocation of Permission

If any media representative fails to comply with the conditions set by either the judge or this rule, the judge may revoke the permission to broadcast or photograph the trial or hearing

LAMBINE CHAMBIOID



§ CASE NO.12/7278,(12/7307)

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

<u>Channel 9 (WCPO)</u> Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12.

Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed; and if they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendant may only be videotaped below the waist. Names of the defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographs of the defendants' parents are prohibited, as it may compromise the safety of the juveniles. If Defendants object at any time, a closure hearing will be conducted. Otherwise, this journalization reflects the policy for all future proceedings in the above referenced matter.

Seek permission from the prosecutor and defense counsel regarding filming them.

In ReTR, 52 OS 3rd 6 (990)

<u>Dispatch v Green.</u> 114 OS 3rd 511 (2007)

<u>National Broadcasting v Lake County</u>, 52 OS 3rd 4 (1990)

<u>Grinell v Love.</u> 62 OS 2nd 399 (1980)

<u>Plain Dealer v Geauga County.</u> 90 OS 3rd 79 (2000)

<u>Conway v United States.</u> 852 F 2rd 157 (1988)

Judge Tracie M. Hunter

Date

RULE 12. Conditions for Broadcasting and Photographing Court Proceedings.

(A) Presiding judge. The judge assigned to the trial or hearing shall permit the broadcasting or recording by electronic means and the taking of photographs in court proceedings that are open to the public as provided by Ohio law. After consultation with the media, the judge shall specify the place or places in the courtroom where the operators and equipment are to be positioned. Requests for permission for the broadcasting, televising, recording, or taking of photographs in the courtroom shall be in writing and the written order of the judge shall be made a part of the record of the proceedings.

(B) Permissible equipment and operators.

(1) Use of more than one portable television, videotape, or movie camera with one operator shall be allowed only with the permission of the judge.

(2) Not more than one still photographer shall be permitted to photograph trial proceedings without permission of the judge, Still photographers shall be limited to two cameras with two lenses for each camera.

(3) For radio broadcast purposes, not more than one audio system shall be permitted in court. Where available and suitable, existing audio pickup systems in the court facility shall be used by the media. If existing audio pickup systems are not available, microphones and other electronic equipment necessary for the audio pickup shall be as inconspicuous as possible but shall be visible.

(4) Visible audio recording equipment may be used by news media reporters with the prior permission of the judge.

(5) Arrangements between or among media for "pooling" of equipment shall be the responsibility of the media representative authorized to cover the proceeding. "Pooling" arrangements are to be made outside the courtroom and without imposing on the judge or court personnel. If disputes arise over arrangements between or among media representatives, the judge may exclude all contesting representatives from the proceedings.

(6) The judge shall prohibit the use of electronic or photographic equipment that produces distracting sound or light. No artificial lighting other than that normally used in the courtroom shall be employed, provided that, if the normal lighting in the courtroom can be improved without becoming obtrusive, the judge may permit modification.

(7) Still photographers and television and radio representatives shall be afforded a clear view but shall not be permitted to move about in the courtroom during court proceedings from the places where they have been positioned by the judge, except to leave or enter the courtroom.

Rule 12(B) Permissible Equipment and Operators

Not more than one portable television, videotape, or movie camera with one operator and not more than one still photographer with two cameras shall be allowed unless the judge presiding at the trial or hearing specifically permits additional cameras or operators. Each of the two still cameras permitted by the rule is limited to two lenses.

For purposes of radio broadcasting, not more than one audio system is permitted. If an existing audio system is available and suitable, it shall be used. If an audio system is not available, then microphones and other necessary equipment "shall be as inconspicuous as possible but must be visible."

Portable audio recording equipment may be used by reporters if it is visible and if the permission of the judge presiding at the trial or hearing is first obtained.

All pooling arrangements are the responsibility of the media representatives. Pooling arrangements must be made without involving the court. If any disputes arise, the judge may exclude all contesting media representatives.

Electronic or photographic equipment that produces distracting sound or light shall be prohibited by the judge. No artificial lighting, other than that normally used in the courtroom, is permitted unless the judge, upon request and after consultation with the media representatives, determines that the normal light can be improved without becoming obtrusive.

Still photographers and television and radio representatives shall not move about the courtroom from the place where they have been positioned by the judge, except to leave or enter the courtroom.

Rule 12(C) Limitations

Audio pickup or broadcast of conferences in a court facility between attorney and client or between counsel and the judge are prohibited.

The trial judge must advise victims and witnesses of their right to object to being filmed, videotaped, recorded, or photographed.

No part of Rule 12 gives authority for media coverage where it is otherwise limited or prohibited by law.

While the court is in session, media representatives are not permitted to either transmit or record anything from the courtroom other than court proceedings.

(C) Limitations.

- (1) There shall be no audio pickup or broadcast of conferences conducted in a court facility between attorneys and clients or co-counsel or of conferences conducted at the bench between counsel and the judge.
- (2) The judge shall inform victims and witnesses of their right to object to being filmed, videotaped, recorded, or photographed.
- (3) This rule shall not be construed to grant media representatives any greater rights than permitted by law.
- (4) Media representatives shall not be permitted to transmit or record anything other than the court proceedings from the courtroom while the court is in session.
- (D) Revocation of permission. Upon the failure of any media representative to comply with the conditions prescribed by this rule or the judge, the judge may revoke the permission to broadcast or photograph the trial or hearing.

Commentary (July 1, 1997)

Rule 12 is analogous to former C.P. Sup. R. 11 and M.C. Sup. R. 9. Division (A) was revised to include a reference to standards set forth in Ohlo law, such as *In re T.R.* (1990), 52 Ohio St.3d 6, that govern public access to court proceedings. The 1997 amendments also eliminated the prohibition against changing film and videotape during court proceedings.

Rule 12(A) Presiding Judge

The judge assigned to the trial or hearing shall permit the broadcasting or recording by electronic means and the taking of photographs in court proceedings open to the public, upon request, if the judge determines that to do so would not distract the participants, impair the dignity of the proceedings or otherwise materially interfere with the achievement of a fair trial. Both the request for permission and the ruling on the request must be in writing and made a part of the record of the proceedings.

The filming, videotaping, recording, or taking of photographs of victims or witnesses who object shall not be permitted.

After consultation with the media the judge specifies the locations within the courtroom where operators and equipment may be located. However, still photographers and television and radio representatives must be given a clear view of the proceedings under division (B)(7).

Rule 12(D) Revocation of Permission

If any media representative fails to comply with the conditions set by either the judge or this rule, the judge may revoke the permission to broadcast or photograph the trial or hearing

EXHIBIT 4

§

JUDGE TRACIE M. HUNTER

APPLICATION REQUESTING PERMISSION TO § BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

CASE NO. 12-7288, 12-7306 Z

The person(s) below hereby request(s) permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12 and in accordance with Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV Channel 9

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If Defendants object at any time, a closure hearing will be conducted. Further application must be made for future hearings.

Seek permission from the prosecutor and defense counsel regarding filming their likeness or image.

§ CASE NO. 12-7285, 12-7305 Z

JUDGE TRACIE M. HUNTER

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/12/007305 02/19/2013

Judge Tracie M. Hunter

Date

§ CASE NO. 12-7278, 12-7307 Z

LANGIND CARMPION

JUDGE TRACIE M. HUNTER

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/12/007307 02/19/2013

Judge Tracie M. Hunter

Date

D C

§ CASE No. 12-7303, 12-7304, Z

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

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/12/007304 02/19/2013 *J7715861* E218

Judge Tracie M./Hünter Date

A H

S CASE NO. 12-7366, 12-7367 Z

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

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/12/007366 02/19/2013

Judge Trac/e M. Hunter D

Mental James

§ CASE NO. 12-7279, 12-7308 Z

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

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/12/007308 02/19/2013

Judge Tracle M/Hunter Date

EXHIBIT 5

NOTICE

HAMILTON COUNTY JUVENILE COURT

CASE #: /12/007306

IN RE: T M

SUSAN GROGAN FALLER FROST, BROWN, TODD, LLC 201 E. FIFTH ST., STE. 2200 CINCINNATI, OH 45202

X Enclosed please find a copy of a Court document.

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Chief Deputy Clerk

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Case Manager Freeman	03/27/2013
Name	Date

1926512 jcmr153.dot

NOTICE

HAMILTON COUNTY JUVENILE COURT

CASE #: /12/007288

IN RE: T M

SUSAN GROGAN FALLER FROST, BROWN, TODD, LLC 201 E. FIFTH ST., STE. 2200 CINCINNATI, OH 45202

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Case Manager Freeman 03/27/2013

Name Date

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\$ CASE NO. 42-7306

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If media applicant violates this order, the Judge may revoke violator(s) permission to broadcast, videotape, photograph, or record all future courtroom proceedings; and additionally may take any other actions available under law.



§ CASE NO. 12-7288 / NDAM

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

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Judge Tracte M. Hunter

NOTICE

HAMILTON COUNTY JUVENILE COURT

CASE #: /12/007285

IN RE: TOMM

SUSAN GROGAN FALLER FROST, BROWN, TODD, LLC 201 E. FIFTH ST., STE. 2200 CINCINNATI, OH 45202

X Enclosed please find a copy of a Court document.

Witness my hand and seal of said Court on this date of: 03/27/2013

Chief Deputy Clerk

I HAVE SERVED A TRUE COPY OF THIS NOTICE TO THE NAMED INDIVIDUAL, BY DELIVERING IT TO HIM/HER BY: MAIL

Case Manager Freeman 03/27/2013 Name

Date

1926498 jcmr153.dot

NOTICE

HAMILTON COUNTY JUVENILE COURT

CASE #: /12/007305

IN RE: I M

SUSAN GROGAN FALLER FROST, BROWN, TODD, LLC 201 E. FIFTH ST., STE. 2200 CINCINNATI, OH 45202

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Case Manager Freeman

03/27/2013

Name

Date



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CASE NO. 12 - 7305 MANNOT

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WCPO-ABC-G

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Judge Tracie M. Hunter

Date

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CASE NO. 12 MAN JUDGE TRACIE M. HUNTÉR

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Judge Tracie M. Hunter

EXHIBIT 6

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3 Ohio teens plead in 'bored' beating case

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Six youth, ages 13-15, brutally beat 45-year-old man white "looking for something to do."



Finally The Chalenest Energies:

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- AB of the teams are un trouser arrest and observed local exhause

MORTH COLLEGE Mill. Ohio — Three of the outlearnagers charged with the broad booking of a main stringly because they were borned pleaded guilty. Monday in Hamilton County Juvenile Court, officials exist.

Dequan Cain, Lamont Champion and Antonio Herotric, at 14, admitted to one count each of faterious assaud in euchange for juverille prosecutions directing the aggresiated not charge and a terrious youthful offencer stjoutation that would have sentenced them under a brend of juverille and adult guidelines, and North Codage Hid Palses Chief Gary Poset.

The fears off be sentenced in April and May by Hamilton County Juvenile Court Judge Tracie Fibriller

They could be pieced on probables or incarcerated from a minimum of one year or until they tion 21.

Potest said he hopes the judge looks the boys up.

"We certainly would libe to see isome sort of inconseration," he said:

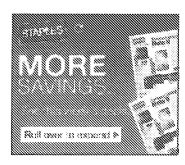
When belied if he was disappointed the serious youthful offender alputation and not charge more dropped, the offer responded.

"We centerely district part in fertilisiting the changes. Certainly if is up to the dispression of the proceedator and state whether changes are amended or not." He said.
"Villametally, I guesse where justice prevails is if the judge has a chance to review all the facts of the case and then issues a sentence beased on those facts."

The three other leans charged in the case will either plead guilty in the conting coacts or continue lighting the charges by acting to go to a pre-trail Tyree Nozzek, 12, Milchael E. James, 15 and Terrell Microell E3

In the meantime, all the teams remain on house errest and atland North College Hill schools.

The youth wins all time of larger with fatorious assault and approvated not in the Aug 11 offsets on Pet Mananey. 45, in North College Hill, are being that separately in juvenile sount. Hunter decided on Peb. 19.



Arrest of 2 teams in assembly published

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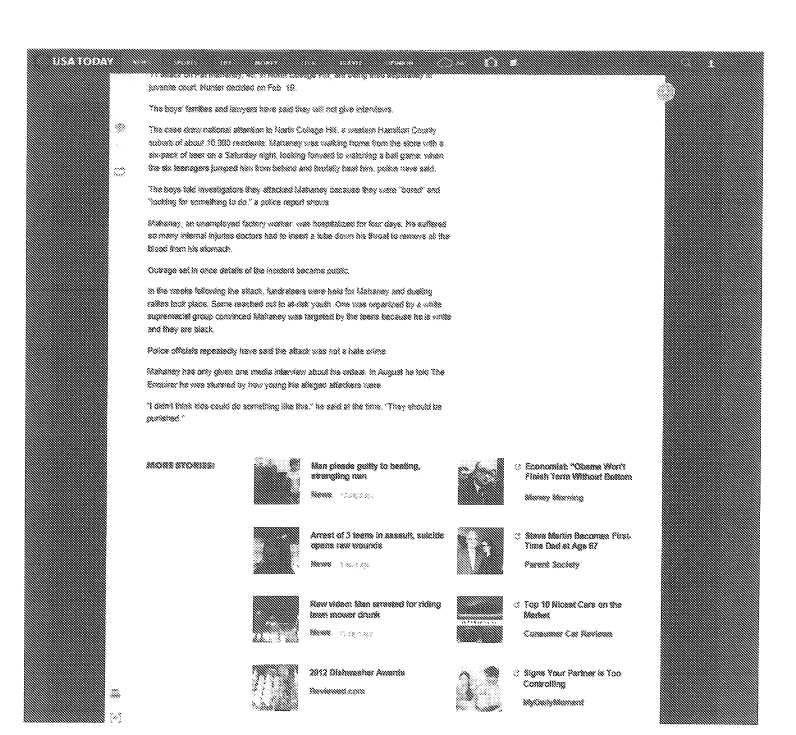
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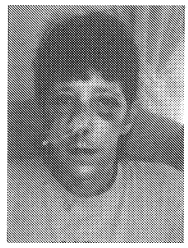
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Patistaneray, 45, was jumped and braten by a group of Only beens to an Aug. 11, 2013, attack. / The Condonals

NORTH COLLEGE HILL, Ohio -- Three of the six teenagers charged with the brutal beating of a man simply because they were bored pleaded quilty Monday in Hamilton County Juvenile Court, officials said.

Deguan Cain; Lamont Champion and Antonio Hendrix, all 14, admitted to one count each of feionious assault in exchange for juvenile prosecutors dropping the aggravated riot charge and a serious youthful offender stipulation that would have sentenced them under a blend of juvenile and adult guidelines, said North College Hill Police Chief Gary Foust.

The teens will be sentenced in April and May by Hamilton County Juvenile Court Judge Tracie Hunter.

By Jennifer Edwards Roser

Yhe Chroinned Encuires

They could be placed on probation or incarcerated from a minimum of one year or until they turn 21.

RECOUNDER

383 rangada3 Foust said he hopes the judge locks the boys up.

"We certainly would like to see some sort of incarceration," he said,

When asked if he was disappointed the serious youthful offender stipulation and riot charge were dropped, the chief responded:

"We certainly did our part in facilitating the charges. Certainly it is up to the discretion of the prosectulor and state whether charges are amended or not," he said. "Ultimately, I guess, where justice prevails is if the judge has a chance to review all the facts of the

case and then issues a sentence based on those facts."

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Cincinnati, Obto Arrest Records

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The three other teens charged in the case will either plead guilty in the coming weeks or continue lighting the charges by asking to go to a pre-trial: Tyree Mizzaii, 13. Michael E. Jemes, 15 and Terrati Mizzait 13.

to the meantime, sit the teens remain on house arrest and attend North College Hill schools.

The youth, who all were charged with felonious assault and aggravated not in the Aug. 11 attack on Pat Mahaney, 45, in North

College Hill, are being tried separately in juvenile court, Hunter decided on Feb. 19.

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The case draw national attention to North College Hill, a western Hamilton County suburb of about 10,000 residents. Mehaney was walking home from the store with a six-pack of beer on a Saturday night, looking forward to watching a ball game, when the six teenagers jumped him from behind and brutally beat him, police have said.

The boys told investigators they attacked Mahaney because they were "bored" and "looking for something to do," a police report shows

Mehaney, an unemployed fectory worker, was hospitalized for four days. He suffered so many internal injuries doctors had to insert a tube down his throat to remove all the blood from his stomach.

Outrage set in once details of the incident became public.

In the weeks following the attack, fundraisers were held for Mahaney and dueling reilies took place. Some reached out to atrisk youth. One was organized by a white supremacist group convinced Mehaney was targeted by the teans because he is white and they are black.

Prince officials repeatedly have said the attack was not a hate crime.

Mahaney has only given one media interview about his ordeal, in August he told The Engineer he was stimmed by how young his alleged attackers were.

"I didn't think kids could do something like this," he said at the time "They should be punished."

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COURT OF APPEALS FIRST APPELLATE DISTRICT HAMILTON COUNTY, OHIO

STATE OF OHIO ex rel. SC D/B/A WCPO-TV	RIPPS MEDIA, INC.	: : Case No.:
vs. HONORABLE TRACIE HU Hamilton County Court of Co Juvenile Division 800 Broadway Cincinnati, OH 45202,		Juv. Ct. Nos. 12-7285, 12-7305, 12-7288, 12-7306, 12-7279, 12-7308, 12-7366, 12-7367, 12-7278, 12-7307, 12-7304, 12-7303 AFFIDAVIT OF JANA SOETE IN SUPPORT OF PETITION AND COMPLAINT FOR WRIT OF PROHIBITION AND WRIT OF MANDAMUS AND IN SUPPORT OF MOTION FOR EMERGENCY STAY
STATE OF OHIO)) SS:	
COUNTY OF HAMILTON)	

- I, Jana Soete, being duly cautioned and sworn, state as follows:
- 1. I am managing editor of Petitioner ("WCPO"). I have personal knowledge of the matters recounted in this Affidavit.
- 2. On September 7, 2012, I sent by facsimile to the Hamilton County, Ohio, Juvenile Court a written request to broadcast, televise, photograph or otherwise record proceedings scheduled on September 17, 2012, September 20, 2012 and September 24, 2012 in the following Hamilton County, Ohio, court cases: Case No. 12-7307, 12-7278, 12-7279, 12-7308, 12-7366, 12-7367, 12-7288, 12-7306, 12-7285, 12-7305, 12-7303, 12-7304 (the "Juvenile Court Cases"). These are the cases concerning the felonious assault and aggravated rioting charges against six defendants in connection with the beating of a man in North College Hill. A true and accurate

copy of my written request and fax coversheet that was faxed to the Hamilton County Juvenile Court is attached as Exhibit A. My written request listed the Juvenile Court Cases by case number and also requested permission "to be in court at any time any of these cases is in Juvenile court should that be outside these scheduled dates." Juvenile Court personnel informed me that the written request was insufficient and forwarded to me a form labeled "Application Requesting Permission to Broadcast, Televise, Photograph, or Record Courtroom Proceedings." The form application contained a certification of the applicant as follows: "We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s)." On behalf of WCPO, I signed the certification for each of the Juvenile Court Cases with the handwritten signature "WCPO-TV 9 News." The application form stated that "all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify." The application form contained no prohibitions or restrictions regarding filming juveniles or parents who do not object, or regarding publishing the defendants' names obtained through public records requests from the Cincinnati Police Department or otherwise, or regarding publishing the names of the defendants' parents, or any other restrictions regarding access to or coverage of the proceedings in the Juvenile Court Cases. A true and accurate copy of the application forms that I signed on September 7, 2012 are attached as Exhibit B.

3. On September 13, 2012 and on behalf of WCPO, I signed applications requesting permission to broadcast, televise, photograph, or record proceedings in the Juvenile Court Cases on September 17, 2012, September 20, 2012 and September 24, 2012. I signed the certification

on the application for each of the Juvenile Court Cases with the handwritten signature "WCPO-TV" or "WCPO-TV – Jana Soete." The applications that I signed on September 13, 2012 contained the same language as the applications I signed on September 7, 2012 regarding "victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify" and contained no blanket prohibitions or restrictions regarding filming juveniles or parents or publishing the names of defendants or their parents. True and accurate copies of the application forms that I signed on September 13, 2012 are attached as **Exhibit C**.

4. Unbeknownst to me until very recently, Judge Tracie Hunter entered orders dated September 17, 2012 that imposed significantly more restrictions on access to and coverage of proceedings in the Juvenile Court Cases than were contained in the applications requesting permission to broadcast, televise, photograph, or record courtroom proceedings that I signed and submitted to the Juvenile Court on September 7, 2012 and September 13, 2012. I was not served with Judge Hunter's orders dated September 17, 2012, and to my knowledge WCPO was not served with the September 17, 2012 orders. I have now reviewed copies of the September 17, 2012 orders. The orders include a certification stating, "We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s)." The certification is purportedly signed by "Channel 9 (WCPO)," and the signature is typewritten. To my knowledge, WCPO did not sign the certification and did not type "Channel 9 (WCPO)" on the signature. It is WCPO's practice to sign applications requesting permission to broadcast, televise, photograph or record Juvenile Court proceedings by hand because we do not have the capability to sign the applications with typewritten signatures. The September 17, 2012 orders state that defendants may only be videotaped below the waist, and

that the media are barred from publishing or broadcasting the names of defendants and their parents. The orders also state that the media are prohibited from taking photographs of the defendants' parents, and that the media must seek permission from the prosecutor and defense counsel regarding filming them. A true and accurate copy of the orders dated September 17, 2012 that I have now reviewed are attached as **Exhibit D**.

- 5. I have reviewed orders signed by Judge Tracie Hunter and dated February 19, 2013. These orders impose significantly more restrictions on access to and coverage of proceedings in the Juvenile Court Cases than were contained in the applications requesting permission to broadcast, televise, photograph, or record courtroom proceedings that I signed and submitted to the Juvenile Court on September 7, 2012 and September 13, 2012. The orders dated February 19, 2013 include a certification of the applicant that contains language identical to the certification on the September 17, 2012 orders. The certification is purportedly signed by "WCPO-TV Channel 9," and the signature is typewritten. To my knowledge, WCPO did not sign the certification and did not type "WCPO-TV Channel 9" on the signature line. It is WCPO's practice to sign applications requesting permission to broadcast, televise, photograph or record Juvenile Court proceedings by hand because we do not have the capability to sign the applications with typewritten signatures. A true and accurate copy of the February 19, 2013 orders that I have reviewed are attached as Exhibit E.
- 6. I have reviewed orders signed by Judge Tracie Hunter on March 25, 2013 in the Juvenile Court Cases. The March 25, 2013 orders contain the same restrictions and prohibitions as in Judge Hunter's September 17, 2012 orders and the February 19, 2013 orders. In addition, the March 25, 2013 orders contain the following language: "If media applicant violates this order, the Judge may revoke violator(s) permission to broadcast, videotape, photograph, or

record all future courtroom proceedings; and additionally may take any other actions available under law." The orders include a certification of applicant that purportedly bears the signature of "WCPO ABC (9)" or "WCPO – ABC – 9" in handwriting. To my knowledge, WCPO did not sign the certification of applicant that appears on the March 25, 2013 orders. True and accurate copies of the March 25, 2013 orders that I have reviewed are attached as Exhibit F.

- 7. WCPO has been told by Juvenile Court personnel that WCPO is required to sign the Application Requesting Permission to Broadcast, Televise, Photograph, or Record Courtroom Proceedings that contains the restrictions and prohibitions in Judge Hunter's orders dated September 17, 2012, February 19, 2013 and March 25, 2013 before WCPO is allowed into the courtroom to cover the Juvenile Court Cases even if WCPO does not intend to broadcast, televise, photograph or record the proceedings.
- 8. Upon information and belief, I understand that there are further proceedings scheduled in the Juvenile Court cases on April 22, May 13, May 22, June 24 and June 27, 2013. FURTHER AFFIANT SAYETH NAUGHT.

Jana Soete

STATE OF OHIO)	
)	SS
COUNTY OF HAMILTON)	

The foregoing Affidavit was acknowledged, subscribed and sworn to before me, a Notary Public in and for the State of Ohio, by Jana Soete, an individual known to me or whose identity was proven on the basis of satisfactory evidence, on the day of April, 2013.



Notary Public - State of Ohio

PRAECIPE FOR SERVICE

Please issue a copy of this Affidavit of Jana Soete along with the Summons and Petition and Complaint for Writ of Prohibition and Writ of Mandamus to the Respondent identified in the caption via Certified Mail, return receipt requested.

ttorney for Pelitioner

CINLibrary 0078612.0484957 2733387vvv1

EXHIBIT A



WCPO-TV NEWSROOM

1720 Gilbert Avenue Cincinnati, OH 45202 513.852,4071





To: Hamilton Co Juvenile Co	W From	WCPO-Jan	i Soele
Company: Nancy Hunt	Pagesi	(Including cover sheet)	
Fax: 513-946-9217	Dater	9/7/12	,
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Comments:

1720 Gilbert Ave. * Cincinnati, OH 45202 * A Soripps Howard Television Station * FAX: (513) 721-7717



WCPO TV requests to be in the Hamilton County courtroom and requests permission to broadcast, televise, photograph, or otherwise record proceedings in the following cases, under the provisions of Ohio SuperIntendence rule 12. We hereby certify that the conditions for recording established by the Supreme court of Ohio and such rules as are extablished by this Court will be complied with and any coast arising therefrom shall be borne by the applicant. (see attached form for signature and magistrate ruling)

September 17- September 20, and September 24th.

- 12-7307
- 12-7278
- 12-7279
- 12-7308
- 12-7366
- 12-7367
- 12-7288
- 12-7306
- 12-7285
- 12-7305
- 12-7303
- 12-7304

We also request permission to be in court at any time any of these cases is in Juvenile court should that be outside these scheduled dates.

Sincerely WCPO TV

1720 Gilbert Avenue

Cincinnati, Ohlo

45202-1401

(513)721.9900

WWW.WCDO.com

A SCRIPPS TRUEVISION STATION

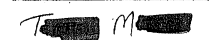
EXHIBIT B

12.7306

Sept 17, 20, 24

8 CASE NO.

see attached Form



§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio as such rules as are established by this Court will be compiled with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV 9 NOWS

Applicant

Date

MAGISTRATE'S ORDER

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

All parties in this matter will be informed of the request for permission to broadcast, televise, photograph, or record the proceedings and if any party objects to the request, a hearing will be held accordance with the law to determine whether the request will be granted and if restrictions beyond those listed in Superintendence Rule 12 will be required.

Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In Pattr. 52 08 3rd 8 (1990)

<u>Dispatch v Greet.</u> 114 05 3rd 511 (2007)

<u>Matternal Rimadosantina v Lake County.</u> 52 05 3rd 4 (1990)

<u>School v Laya.</u> 62 08 2nd 399 (1980)

<u>Plain Pauler v Geauga County.</u> 90 08 3rd 79 (2000)

<u>Conway v United States.</u> 862 6 2rd 147 (1988)

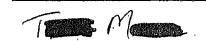


MAGISTRATE

12-7305

Sept 17, 20, 24

8 CASENO. See attached Form



APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio as such rules as are established by this Court will be compiled with and any cost arising therefrom shall be borne by the undersigned applicant(s).

Applicant

Date

MAGISTRATE'S ORDER

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

All parties in this matter will be informed of the request for permission to broadcast, televise, photograph, or record the proceedings and if any party objects to the request, a hearing will be held accordance with the law to determine whether the request will be granted and if restrictions beyond those listed in Superintendence Rule 12 will be required.

Broadcasts, videotaps, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

in Rete, 52 08 3rd 6 (1990) <u>Dispatch v Gmen.</u> 114 03 3rd 511 (2007) <u>Mattenal Broadcapting v Lake Openty.</u> 52 05 3rd 4 (1990) <u>Origel v Lova.</u> 62 09 2nd 999 (1990) <u>Piah Desigr v Geausa County.</u> 50 09 3rd 79 (2000) <u>Conway v United States.</u> 652 P 2rd 187 (1988)



MAGISTRATE

WCPO TV

see attached

APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be compiled with and any cost arising therefrom shall be borne by the undersigned applicant(s).

MAGISTRATE'S ORDER

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of SuperIntendence, Rule 12 attached to this application / order.

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Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In RaTB, 52 OB 3" 6 (1990) Discatch y Great, 114 OS 3" 511 (2007) National Amadeanting v Lake County, 52 OS 314 4 (1990) Grinell v Love, 62 09 2nd 389 (1980) Pinin Desier y Geauga County, 60 OB 34 78 (2000) -Conway y United States, 852 P 24 187 (1988)

MAGISTRATE

8

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio at such rules as are established by this Court will be compiled with and any cost arising therefrom sha be borne by the undersigned applicant(s).

MAGISTRATE'S ORDER

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

All parties in this matter will be informed of the request for permission to broadcast, televise, photograph, or record the proceedings and if any party objects to the request, a hearing will be held accordance with the law to determine whether the request will be granted and if restrictions beyond those listed in Superintendence Rule 12 will be required.

Broadcasts, videotape, photographs and recordings may include full images and sound of the ludge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videolaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In RaTH, 52 OB 8 8 (1990)
Dispatch y Great, 174 OS 3 511 (2007) Mational Broadceating v Lake County, 52 OS 314 (1990) <u> Gripell v Love, 62 09 2nd 300 (1000)</u> Pialo Dealer y Granca County, 80 08 34 76 (2000) Conway y United States, 652 P 27 187 (1888)

MAGISTRATE

Sept 17, 20, 24

§ CASE NO. See attached Form

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be compiled with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV 9 Nays 9/7/1
Applicant Date

COURTROOM PROCEEDINGS

MAGISTRATE'S ORDER

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

All parties in this matter will be informed of the request for permission to broadcast, televise, photograph, or record the proceedings and if any party objects to the request, a hearing will be held in accordance with the law to determine whether the request will be granted and if restrictions beyond those listed in Superintendence Rule 12 will be required.

Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In Rath, 52 08 3" 8 (1990)
Discatch v Greet, 114 03 3" 511 (2007)
National Broadcantine v Lake County, 52 05 3" 4 (1990)
Grinell v Loya, 52 08 2nd 399 (1980)
Pialo Daniel v Grauga County, 50 08 3" 79 (2000)
Correy v United States, 852 P 2" 187 (1988)



MAGISTRATE

8

See attached Form



ŝ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio ar such rules as are established by this Court will be complled with and any cost arising therefrom shall be borne by the undersigned applicant(s).

MAGISTRATE'S ORDER

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In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In PATR, 52 08 3" 8 (1990) Dispatch v Great, 114 OS 3rd 511 (2007) Mational Broadcaming y Lake County, 52 OS 3rd 4 (1990) Grinell v Love, 82 08 2nd 389 (1980) Pinin Dealer v Grauga County, 90 OS 37 78 (2000) Conway v United States 87 187 (1988)

MAGISTRATE

WCPO-TV NEWSROOM

1720 Gilbert Avenue Cincinnati, OH 45202 513.852,4071





To Hamilton Co Juvenile Co	w From	WCPO-Jan	i Soele
Company: Nancy Hunt	Pagesi	(Including cover sheet)	
Fex: 513-946-9217	Dates	9/7/12	
Rei Neguest For Coverage	Time:	3 pm	
. 0			

1720 Gilbert Ave. * Cincinnati, OH 45202 * A Soripps Howard Television Station * FAX: (513) 721-7717



WCPO TV requests to be in the Hamilton County courtroom and requests permission to broadcast, televise, photograph, or otherwise record proceedings in the following cases, under the provisions of Ohio Superintendence rule 12. We hereby certify that the conditions for recording established by the Supreme court of Ohio and such rules as are extablished by this Court will be complied with and any coast arising therefrom shall be borne by the applicant. (see attached form for signature and magistrate ruling)

September 17- September 20, and September 24th.

- 12-7307
- 12-7278
- 12-7279
- 12-7308
- 12-7366
- 12-7367
- 12-72RR
- 12-7306
- 12-7285
- 12-7305
- 12-7303
- 12-7304

We also request permission to be in court at any time any of these cases is in Juvenile court should that be outside these scheduled dates.

Sincerely WCPO TV

1720 Gilbert Avenue

Cincinnati, Oblo 45202.

45202-1401 (513)721.9900

ww.wene.com

A SCRIPPS TRUEVISIÓN STATION

EXHIBIT C

TO MESO	\$ CASE NO. 12/7288 -12/7306
	§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS
9/17/12	 OOM NOOM, NOOLLEINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-71
Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

All parties in this matter will be informed of the request for permission to broadcast, televise, photograph, or record the proceedings and if any party objects to the request, a hearing will be held in accordance with the law to determine whether the request will be granted and if restrictions beyond those listed in Superintendence Rule 12 will be required.

Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In ReTR, 52 OS 3" 5 (1990)

Dispatch v. Green, 114 OS 3" 511 (2007)

National Broadcasting v. Lake County, 52 OS 3" 4 (1990)

Grinall v. Love, 62 OS 2nd 399 (1980)

Plain Dealer v. Geauge County, 90 OS 3" 79 (2000)

Conway v. United States, 052 F 2" 107 (1988)

TORS MESS	§	CASE NO. 1 2/7288 -12/7306
9/20/12		§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of SuperIntendence, Rule 12 attached to this application / order.

All parties in this matter will be informed of the request for permission to broadcast, televise, photograph, or record the proceedings and if any party objects to the request, a hearing will be held in accordance with the law to determine whether the request will be granted and if restrictions beyond those listed in Superintendence Rule 12 will be required.

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In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded. or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In ROTE, 52 OS 3rd 6 (1990) Dispaich v Green, 114 OS 3" 511 (2007) National Broadcasting v Lake County, 52 OS 3" 4 (1990) Grinoll v Love, 62 OS 2nd 399 (1980) Plain Dealer y Geauge County, 90 OS 3rd 79 (2000) Conway y United States, 852 F 2rd 187 (1988)

_TM	§	CASE NO. 12/7288 -12/7306
· // /.		§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS
7/24/12		

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

All parties in this matter will be informed of the request for permission to broadcast, televise. photograph, or record the proceedings and if any party objects to the request, a hearing will be held in accordance with the law to determine whether the request will be granted and if restrictions beyond those listed in Superintendence Rule 12 will be required.

Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded. or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In ROTE, 52 OS 3" 5 (1990) Discalch v Green, 114 OS 3" 511 (2007) National Broadcasting v Lake County, 52 OS 3" 4 (1990) Gringly Love, 62 OS 2nd 369 (1980)
Plain Dealer v Geausia County, 90 OS 3rd 79 (2000)
Coriway v United States, 852 F 2rd 187 (1988)



TO MESSA	§	CASE NO. 12/7285 12/7305
9/24/12	§	APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

All parties in this matter will be informed of the request for permission to broadcast, televise, photograph, or record the proceedings and if any party objects to the request, a hearing will be held it accordance with the law to determine whether the request will be granted and if restrictions beyond those listed in Superintendence Rule 12 will be required.

Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In Retr., 52 OS 3rd 6 (1990)

<u>Dispatch y Green</u>, 114 OS 3rd 511 (2007)

<u>National Brondcasting y Lake County</u>, 52 OS 3rd 4 (1990)

<u>Grinell y Lovis</u>, 62 OS 2nd 399 (1980)

<u>Plato Dealer y Geauga County</u>, 90 OS 3rd 79 (2000)

<u>Conversy y United States</u>, 852 F 2rd 187 (1988)



TO MENTAL MARKET	§	CASE NO, T2/7285 12/7305
9/24/12	Ş	APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

W CPO-TV
Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

All parties in this matter will be informed of the request for permission to broadcast, televise, photograph, or record the proceedings and if any party objects to the request, a hearing will be held it accordance with the law to determine whether the request will be granted and if restrictions beyond those listed in Superintendence Rule 12 will be required.

Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In Retr. 52 OS 3rd 6 (1990)

<u>Dispatch y Green</u>, 114 OS 3rd 511 (2007)

<u>National Broadcasting y Lake County</u>, 52 OS 3rd 4 (1990)

<u>Grinell y Love</u>, 62 OS 2nd 399 (1980)

<u>Plato Deplet y Geauge County</u>, 90 OS 3rd 79 (2000)

<u>Convey y United States</u>, 852 F 2rd 187 (1988)



C	§	CAS	SE NO.1 2/7278 -12/7307
Annual Andrewson		§	APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD
9/17/12			COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV
Applicant

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All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

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Seek permission from the prosecutor and defense counsel regarding filming them.

In ReTR, 52 OS 3^m 6 (1990)

Dispaich y Green, 114 OS 3^m 511 (2007)

National Broadcasting y Lake County, 52 OS 3^m 4 (1990)

Gringly Love, 62 OS 2nd 399 (1980)

Flain Deplet y Gerings County, 90 OS 3^m 79 (2000)

Conway y United States, 852 F 2^m 187 (1988)

/12/007307 09/13/2012

L C	§	CASE NO.12/7278-12/7307	
9/20/12		§ APPLICATION REQUESTING PERMISS TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS	ION

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

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In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In RoTR, 52 OS 3" 6 (1990)

Dispatch v Green, 114 OS 3" 511 (2007)

Malional Droadcasting v Lake County, 52 OS 3" 4 (1990)

Gringil v Love, 62 OS 2nd 399 (1980)

Plain Dealer v Geauge County, 90 OS 3" 79 (2000)

Conway v United States, 852 F 2nd 187 (1988)



L. C.	503	CASE NO.1 2/7278- 12/7307
		§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD
9/24/12	•	COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

All parties in this matter will be informed of the request for permission to broadcast, televise, photograph, or record the proceedings and if any party objects to the request, a hearing will be held in accordance with the law to determine whether the request will be granted and if restrictions beyond those listed in Superintendence Rule 12 will be required.

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In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In ReTE, 52 OS 3" 6 (1990)
Dispatch v Green, 114 OS 3" 511 (2007)
National Broadbasting v Lake County, 52 OS 3" 4 (1990)
Grinell v Love, 62 OS 2nd 399 (1980)
Plain Dealer v Geauge County, 90 OS 3" 75 (2000)
Croway v United States, 852 P 2" 187 (1988)



MCDO TA

HAMILTON COUNTY

JUVENILE COURT
§ CASE NO. 12/7303 -12/7304
§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS
 The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio SuperIntendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio are such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).
Applicant // Ava Alte
The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:
All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of SuperIntendence, Rule 12 attached to this application / order.
All parties in this matter will be informed of the request for permission to broadcast, televise, photograph, or record the proceedings and if any party objects to the request, a hearing will be held accordance with the law to determine whether the request will be granted and if restrictions beyond those listed in Superintendence Rule 12 will be required.
Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.
In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons: and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.
Seek permission from the prosecutor and defense counsel regarding filming them.
In Retr., 62 OS 3 rd 6 (1990) Olspatch v Green, 114 OS 3 rd 511 (2007) Nelional Broedcesting v Lake County, 52 OS 3 rd 4 (1990) Groell v Love, 62 OS 2nd 399 (1980) Pisin Deater v Geaver County, 90 OS 3 rd 79 (2000) Conway v Lighted States, 852 F 2 rd 187 (1988)
/12/007304 09/13/2012 Judge/Magistrate -J7619325* E218

p.08

HAMILTON COUNTY JUVENILE COURT

D. Carrier Constitution	§	CASE NO. 12/7303 -12/7304
·	•	§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD
9/20/12-	٠	COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohlo Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

Applicant Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

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Seek permission from the prosecutor and defense counsel regarding filming them.

In ReTR, 52 OS 3" 6 (1990)
Dispatch v Green, 114 OS 3" 511 (2007)
National Broadcasting v Lake County, 52 OS 3" 4 (1990)
Grinell v Love, 52 OS 2nd 399 (1980)
Plein Dealer v Geauga County, 90 OS 3" 79 (2000)
Copway v United States, 852 F.2" 187 (1998)

WCPO TV

HAMILTON COUNTY JUVENILE COURT

D	§	CASE NO. 12/7303 -12/7304		
9/24/12		\$	APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS	

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohlo Rules of Superintendence, Rule 12 attached to this application / order.

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Seek permission from the prosecutor and defense counsel regarding filming them.

In Retr. 52 OS 3" 6 (1990)

Dispatch v Green, 114 OS 3" 511 (2007)

Nalional Broadcaeting v Lake County, 52 OS 3" 4 (1990)

Ginell v Love, 62 OS 2nd 399 (1980)

Plain Daeler v Granga County, 90 OS 3" 79 (2000)

Conway v United States, 852 F 2" 187 (1988)



_A	. 8	CAS	E NO. 12/7366 -1 2/736 7
0/12/12	`	§	APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

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Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In ReTR, 62 OS 3th 6 (1990)

<u>Dispetch v Green</u>, 114 OS 3th 511 (2007)

<u>National Broadcusting v Lake County</u>, 52 OS 3th 4 (1990)

<u>Gringil v Lova</u>, 62 OS 2nd 399 (1980)

<u>Plain Deater v Geguns County</u>, 90 OS 3th 79 (2000)

<u>Conway v United States</u>, 852 F 2th 187 (1988)



_AAH	\$	CAS	SE NO. 12/7366 -1 2/736 7
	§	§	APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE,
9/20/12		,	PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be compiled with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPV-TV
Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohlo Rules of Superintendence, Rule 12 attached to this application / order.

All parties in this matter will be informed of the request for permission to broadcast, televise, photograph, or record the proceedings and if any party objects to the request, a hearing will be held in accordance with the law to determine whether the request will be granted and if restrictions beyond those listed in Superintendence Rule 12 will be required.

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In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed and if they do object, their objections shall be made known to all persons; and victims or witnesses who object may not be filmed, videotaped, recorded, or photographed as they so specify. Persons requesting broadcast or photographs will be informed regarding who may have objected.

Seek permission from the prosecutor and defense counsel regarding filming them.

In ReTR, 52 OS 3" 6 (1990)
Dispatch v Green, 114 OS 3" 611 (2007)
National Broadcasting v Lake County, 52 OS 3" 4 (1990)
Gringll v Love, 62 OS 2nd 399 (1980)
Plain Dealer v Grange County, 90 OS 3" 79 (2000)
Conway v United States, 852 F 2" 187 (1950)



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§ CASE NO. 12/7366 -12/7-367

9/24/12

APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).



The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

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Seek permission from the prosecutor and defense counsel regarding filming them.

In ReT(3, 52 OS 3" 6 (1990) Olsasich v Green, 114 OS 3" 511 (2007) National Broadcasting v Lake County, 52 OS 3" 4 (1990) Odnett v Laya, 62 OS 2nd 399 (1960) Plain Daaler v Gestual County, 90 OS 3" 79 (2000) Conway v United States, 852 F 2" 187 (1988)



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	JAG	***************************************

§ CASE NO. 12/7279-12/7308

9/17/12

APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

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Seek permission from the prosecutor and defense counsel regarding filming them.

In ReTR. 52 OS 3rd 6 (1990)

<u>Dispatch y Green.</u> 114 OS 3rd 511 (2007)

<u>National Broadcasting y Lake County.</u> 52 OS 3rd 4 (1990)

<u>Orinell y Loys.</u> 62 OS 2nd 399 (1980)

<u>Plain Deplet y Geaune County.</u> 90 OS 3rd 79 (2000)

<u>Conway y United States.</u> 862 F 2rd 187 (1980)

/12/007308 09/13/2012

Marie January January Landson	§	CASE NO. 12/7279-12/7308
		
	,	§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE,
	•	PHOTOGRAPH, OR RECORD
9/20/12		COURTROOM PROCEEDINGS

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WCPO-TV

Applicant

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All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

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· Seek permission from the prosecutor and defense counsel regarding filming them.

In ReTR. 52 OS 3" 6 (1990)
Disnatch v Green. 114 OS 3" 511 (2007)
National Broadgasting v Lake County, 52 OS 3" 4 (1990)
Grinell v Love, 62 OS 203 399 (1980)
Plain Dealor v Genura County, 90 OS 3" 79 (2000)
Conway v United States, 632 F 2" 107 (1988)



M J		CASE NO. 12/7279-12/7308
9/24/12	§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS	

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Seek permission from the prosecutor and defense counsel regarding filming them.

In RaIR. 52 OS 319 6 (1990) Disnatch v Green, 114 OS 3th 511 (2007) District V Green, V Luke County, 52 OS 3" 4 (1990)

Grinelly Love, 82 OS 2nd 399 (1990)

Plain Denier v Genuge County, 90 OS 3" 78 (2000)

Corway v United States, 862 F 2" 187 (1988)



EXHIBIT D

HAMILTON COUNTY, OHIO JUVENILE COURT

Terren Mark

/12/007306 09/17/2012

§ CASE NO.12/7288, 12/7306

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

Channel 9 (WCPO) Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application / order.

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12.

Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed; and if they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendant may only be videotaped below the waist. Names of the defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographs of the defendants' parents are prohibited, as it may compromise the safety of the juveniles. If Defendants object at any time, a closure hearing will be conducted. Otherwise, this journalization reflects the policy for all future proceedings in the above referenced matter.

Seek permission from the prosecutor and defense counsel regarding filming them.

In ReTR, 52 OS 3rd 6 (990)

Dispatch v Green, 114 OS 3rd 511 (2007)

National Broadcasting v Lake County, 52 OS 3rd 4 (1990)

Grinell v Love, 62 OS 2nd 399 (1980)

Plain Dealer v Geauga County, 90 OS 3rd 79 (2000)

Conway v United States, 852 F 2rd 157 (1988)

Judge Tracie M. Huntel

Date

RULE 12. Conditions for Broadcasting and Photographing Court Proceedings.

(A) Presiding judge. The judge assigned to the trial or hearing shall permit the broadcasting or recording by electronic means and the taking of photographs in court proceedings that are open to the public as provided by Ohio law. After consultation with the media, the judge shall specify the place or places in the courtroom where the operators and equipment are to be positioned. Requests for permission for the broadcasting, televising, recording, or taking of photographs in the courtroom shall be in writing and the written order of the judge shall be made a part of the record of the proceedings.

(B) Permissible equipment and operators.

(1) Use of more than one portable television, videotape, or movie camera with one operator shall be allowed only with the permission of the judge.

(2) Not more than one still photographer shall be permitted to photograph trial proceedings without permission of the judge. Still photographers shall be limited to two cameras with two lenses for each camera.

(3) For radio broadcast purposes, not more than one audio system shall be permitted in court. Where available and suitablé, existing audio pickup systems in the court facility shall be used by the media. If existing audio pickup systems are not available, microphones and other electronic equipment necessary for the audio pickup shall be as inconspicuous as possible but shall be visible.

(4) Visible audio recording equipment may be used by news media reporters with the prior permission of the judge,

(5) Arrangements between or among media for "pooling" of equipment shall be the responsibility of the media representative authorized to cover the proceeding. "Pooling" arrangements are to be made outside the courtroom and without imposing on the judge or court personnel. If disputes arise over arrangements between or among media representatives, the judge may exclude all contesting representatives from the proceedings.

(6) The judge shall prohibit the use of electronic or photographic equipment that produces distracting sound or light. No artificial lighting other than that normally used in the courtroom shall be employed, provided that, if the normal lighting in the courtroom can be

improved without becoming obtrusive, the judge may permit modification.

(7) Still photographers and television and radio representatives shall be afforded a clear view but shall not be permitted to move about in the courtroom during court proceedings from the places where they have been positioned by the judge, except to leave or enter the courtroom.

Rule 12(B) Permissible Equipment and Operators

Not more than one portable television, videotape, or movie camera with one operator and not more than one still photographer with two cameras shall be allowed unless the judge presiding at the trial or hearing specifically permits additional cameras or operators. Each of the two still cameras permitted by the rule is limited to two lenses.

For purposes of radio broadcasting, not more than one audio system is permitted. If an existing audio system is available and suitable, it shall be used. If an audio system is not available, then microphones and other necessary equipment "shall be as inconspicuous as possible but must be visible."

Portable audio recording equipment may be used by reporters if it is visible and if the permission of the judge presiding at the trial or hearing is first obtained.

All pooling arrangements are the responsibility of the media representatives. Pooling arrangements must be made without involving the court. If any disputes arise, the judge may exclude all contesting media representatives.

Electronic or photographic equipment that produces distracting sound or light shall be prohibited by the judge. No artificial lighting, other than that normally used in the courtroom, is permitted unless the judge, upon request and after consultation with the media representatives, determines that the normal light can be improved without becoming obtrusive.

Still photographers and television and radio representatives shall not move about the courtroom from the place where they have been positioned by the judge, except to leave or enter the courtroom.

Rule 12(C) Limitations

Audio pickup or broadcast of conferences in a court facility between attorney and client or between counsel and the judge are prohibited.

The trial judge must advise victims and witnesses of their right to object to being filmed, videotaped, recorded, or photographed.

No part of Rule 12 gives authority for media coverage where it is otherwise limited or prohibited by law.

While the court is in session, media representatives are not permitted to either transmit or record anything from the courtroom other than court proceedings.

(C) Limitations.

- (1) There shall be no audio pickup or broadcast of conferences conducted in a court facility between attorneys and clients or co-counsel or of conferences conducted at the bench between counsel and the judge.
- (2) The judge shall inform victims and witnesses of their right to object to being filmed, videotaped, recorded, or photographed.
- (3) This rule shall not be construed to grant media representatives any greater rights than permitted by law.
- (4) Media representatives shall not be permitted to transmit or record anything other than the court proceedings from the courtroom while the court is in session.
- (D) Revocation of permission. Upon the failure of any media representative to comply with the conditions prescribed by this rule or the judge, the judge may revoke the permission to broadcast or photograph the trial or hearing.

Commentary (July 1, 1997)

Rule 12 is analogous to former C.P. Sup. R. 11 and M.C. Sup. R. 9. Division (A) was revised to include a reference to standards set forth in Ohio law, such as *In re T.R.* (1990), 52 Ohio St.3d 6, that govern public access to court proceedings. The 1997 amendments also eliminated the prohibition against changing film and videotape during court proceedings.

Rule 12(A) Presiding Judge

The judge assigned to the trial or hearing shall permit the broadcasting or recording by electronic means and the taking of photographs in court proceedings open to the public, upon request, if the judge determines that to do so would not distract the participants, impair the dignity of the proceedings or otherwise materially interfere with the achievement of a fair trial. Both the request for permission and the ruling on the request must be in writing and made a part of the record of the proceedings.

The filming, videotaping, recording, or taking of photographs of victims or witnesses who object shall not be permitted.

After consultation with the media the judge specifies the locations within the courtroom where operators and equipment may be located. However, still photographers and television and radio representatives must be given a clear view of the proceedings under division (B)(7).

Rule 12(D) Revocation of Permission

If any media representative fails to comply with the conditions set by either the judge or this rule, the judge may revoke the permission to broadcast or photograph the trial or hearing

LAMENSE CHARLES



§ CASE NO.12/7278,(12/7307

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

Channel 9 (WCPO) Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12 attached to this application order.

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12.

Broadcasts, videotape, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed; and if they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendant may only be videotaped below the waist. Names of the defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographs of the defendants' parents are prohibited, as it may compromise the safety of the juveniles. If Defendants object at any time, a closure hearing will be conducted. Otherwise, this journalization reflects the policy for all future proceedings in the above referenced matter.

Seek permission from the prosecutor and defense counsel regarding filming them.

In ReTR, 52 OS 3rd 6 (990)

Dispatch v Green, 114 OS 3rd 511 (2007)

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Grinell v Love, 62 OS 2nd 399 (1980)

Plain Dealer v Geauga County, 90 OS 3rd 79 (2000)

Conway v United States, 852 F 2rd 157 (1988)

Judge Tracie M. Hunter

Date

RULE 12. Conditions for Broadcasting and Photographing Court Proceedings.

(A) Presiding judge. The judge assigned to the trial or hearing shall permit the broadcasting or recording by electronic means and the taking of photographs in court proceedings that are open to the public as provided by Ohio law. After consultation with the media, the judge shall specify the place or places in the courtroom where the operators and equipment are to be positioned. Requests for permission for the broadcasting, televising, recording, or taking of photographs in the courtroom shall be in writing and the written order of the judge shall be made a part of the record of the proceedings.

(B) Permissible equipment and operators.

(1) Use of more than one portable television, videotape, or movie camera with one operator shall be allowed only with the permission of the judge.

(2) Not more than one still photographer shall be permitted to photograph trial proceedings without permission of the judge. Still photographers shall be limited to two cameras with two lenses for each camera.

(3) For radio broadcast purposes, not more than one audio system shall be permitted in court. Where available and suitable, existing audio pickup systems in the court facility shall be used by the media. If existing audio pickup systems are not available, microphones and other electronic equipment necessary for the audio pickup shall be as inconspicuous as possible but shall be visible.

(4) Visible audio recording equipment may be used by news media reporters with the prior permission of the judge.

(5) Arrangements between or among media for "pooling" of equipment shall be the responsibility of the media representative authorized to cover the proceeding. "Pooling" arrangements are to be made outside the courtroom and without imposing on the judge or court personnel. If disputes arise over arrangements between or among media representatives, the judge may exclude all contesting representatives from the proceedings.

(6) The judge shall prohibit the use of electronic or photographic equipment that produces distracting sound or light. No artificial lighting other than that normally used in the courtroom shall be employed, provided that, if the normal lighting in the courtroom can be improved without becoming obtrusive, the judge may permit modification.

(7) Still photographers and television and radio representatives shall be afforded a clear view but shall not be permitted to move about in the courtroom during court proceedings from the places where they have been positioned by the judge, except to leave or enter the courtroom.

Rule 12(B) Permissible Equipment and Operators

Not more than one portable television, videotape, or movie camera with one operator and not more than one still photographer with two cameras shall be allowed unless the judge presiding at the trial or hearing specifically permits additional cameras or operators. Each of the two still cameras permitted by the rule is limited to two lenses.

For purposes of radio broadcasting, not more than one audio system is permitted. If an existing audio system is available and suitable, it shall be used. If an audio system is not available, then microphones and other necessary equipment "shall be as inconspicuous as possible but must be visible."

Portable audio recording equipment may be used by reporters if it is visible and if the permission of the judge presiding at the trial or hearing is first obtained.

All pooling arrangements are the responsibility of the media representatives. Pooling arrangements must be made without involving the court. If any disputes arise, the judge may exclude all contesting media representatives.

Electronic or photographic equipment that produces distracting sound or light shall be prohibited by the judge. No artificial lighting, other than that normally used in the courtroom, is permitted unless the judge, upon request and after consultation with the media representatives, determines that the normal light can be improved without becoming obtrusive.

Still photographers and television and radio representatives shall not move about the courtroom from the place where they have been positioned by the judge, except to leave or enter the courtroom.

Rule 12(C) Limitations

Audio pickup or broadcast of conferences in a court facility between attorney and client or between counsel and the judge are prohibited.

The trial judge must advise victims and witnesses of their right to object to being filmed, videotaped, recorded, or photographed.

No part of Rule 12 gives authority for media coverage where it is otherwise limited or prohibited by law.

While the court is in session, media representatives are not permitted to either transmit or record anything from the courtroom other than court proceedings.

(C) Limitations.

(1) There shall be no audio pickup or broadcast of conferences conducted in a court facility between attorneys and clients or co-counsel or of conferences conducted at the bench between counsel and the judge.

(2) The judge shall inform victims and witnesses of their right to object to being filmed,

videotaped, recorded, or photographed.

(3) This rule shall not be construed to grant media representatives any greater rights than permitted by law.

(4) Media representatives shall not be permitted to transmit or record anything other than the court proceedings from the courtroom while the court is in session.

(D) Revocation of permission. Upon the failure of any media representative to comply with the conditions prescribed by this rule or the judge, the judge may revoke the permission to broadcast or photograph the trial or hearing.

Commentary (July 1, 1997)

Rule 12 is analogous to former C.P. Sup. R. 11 and M.C. Sup. R. 9. Division (A) was revised to include a reference to standards set forth in Ohio law, such as *In re T.R.* (1990), 52 Ohio St.3d 6, that govern public access to court proceedings. The 1997 amendments also eliminated the prohibition against changing film and videotape during court proceedings.

Rule 12(A) Presiding Judge

The judge assigned to the trial or hearing shall permit the broadcasting or recording by electronic means and the taking of photographs in court proceedings open to the public, upon request, if the judge determines that to do so would not distract the participants, impair the dignity of the proceedings or otherwise materially interfere with the achievement of a fair trial. Both the request for permission and the ruling on the request must be in writing and made a part of the record of the proceedings.

The filming, videotaping, recording, or taking of photographs of victims or witnesses who

object shall not be permitted.

After consultation with the media the judge specifies the locations within the courtroom where operators and equipment may be located. However, still photographers and television and radio representatives must be given a clear view of the proceedings under division (B)(7).

Rule 12(D) Revocation of Permission

If any media representative fails to comply with the conditions set by either the judge or this rule, the judge may revoke the permission to broadcast or photograph the trial or hearing

EXHIBIT E

§ CASE NO. 12-7288, 12-7306 Z

TERM META

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request(s) permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12 and in accordance with Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV Channel 9

Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12; and Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court.

Broadcasts, videotape, photographs and recordings may include full images and sound of the magistrate.

In accordance with Superintendence Rule 12 and Rules of Practice, Rule 14, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed; and if they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendant may only be videotaped below the waist. Names of the defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographs of the defendants' parents are prohibited, as it may compromise the safety of the juveniles.

If Defendants object at any time, a closure hearing will be conducted. Further application must be made for future hearings.

Seek permission from the prosecutor and defense counsel regarding filming their likeness or image.

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Judge Tracié M. Hunter

Date

§ CASE NO. 12-7285, 12-7305 Z

TOTAL MOUSE

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request(s) permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12 and in accordance with Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV Channel 9

Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12; and Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court.

Broadcasts, videotape, photographs and recordings may include full images and sound of the magistrate.

In accordance with Superintendence Rule 12 and Rules of Practice, Rule 14, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed; and if they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendant may only be videotaped below the waist. Names of the defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographs of the defendants' parents are prohibited, as it may compromise the safety of the juveniles.

If Defendants object at any time, a closure hearing will be conducted. Further application must be made for future hearings.

Seek permission from the prosecutor and defense counsel regarding filming their likeness or image.

/12/007305 02/19/2013

Judge Tracie M. Hunter

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8 CASE NO. 12-7278, 1217307 Z

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JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request(s) permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12 and in accordance with Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV Channel 9

Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12; and Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court.

Broadcasts, videotape, photographs and recordings may include full images and sound of the magistrate.

In accordance with Superintendence Rule 12 and Rules of Practice, Rule 14, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed; and if they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendant may only be videotaped below the waist. Names of the defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographs of the defendants' parents are prohibited, as it may compromise the safety of the juveniles.

If Defendants object at any time, a closure hearing will be conducted. Further application must be made for future hearings.

Seek permission from the prosecutor and defense counsel regarding filming their likeness or image.

/12/007307 02/19/2013

Judge Tracie M. Hunter

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CASE NO. 12-7303, 12-7304 Z

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request(s) permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12 and in accordance with Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV Channel 9

Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12; and Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court.

Broadcasts, videotape, photographs and recordings may include full images and sound of the magistrate.

In accordance with Superintendence Rule 12 and Rules of Practice, Rule 14, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed; and if they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendant may only be videotaped below the waist. Names of the defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographs of the defendants' parents are prohibited, as it may compromise the safety of the juveniles.

If Defendants object at any time, a closure hearing will be conducted. Further application must be made for future hearings.

Seek permission from the prosecutor and defense counsel regarding filming their likeness or image.

/12/007304 02/19/2013

Judge Tracie M. Hunter Date



§ CASE NO. 12-7366, 12-7367 Z

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request(s) permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12 and in accordance with Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV Channel 9

Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12; and Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court.

Broadcasts, videotape, photographs and recordings may include full images and sound of the magistrate.

In accordance with Superintendence Rule 12 and Rules of Practice, Rule 14, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed; and if they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendant may only be videotaped below the waist. Names of the defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographs of the defendants' parents are prohibited, as it may compromise the safety of the juveniles.

If Defendants object at any time, a closure hearing will be conducted. Further application must be made for future hearings.

Seek permission from the prosecutor and defense counsel regarding filming their likeness or image.

/12/007366 02/19/2013

Judge Tracie M. Hunter

Date/

§ CASE NO. 12-7279, 12-7308 Z

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request(s) permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12 and in accordance with Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-TV Channel 9

Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12; and Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court.

Broadcasts, videotape, photographs and recordings may include full images and sound of the magistrate.

In accordance with Superintendence Rule 12 and Rules of Practice, Rule 14, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed; and if they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendant may only be videotaped below the walst. Names of the defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographs of the defendants' parents are prohibited, as it may compromise the safety of the juveniles.

If Defendants object at any time, a closure hearing will be conducted. Further application must be made for future hearings.

Seek permission from the prosecutor and defense counsel regarding filming their likeness or image.

/12/007308 02/19/2013

Judge Tracle M/ Hunter Date

EXHIBIT F

NOTICE

HAMILTON COUNTY JUVENILE COURT

CASE #: /12/007306

IN RE: T

SUSAN GROGAN FALLER FROST, BROWN, TODD, LLC 201 E. FIFTH ST., STE. 2200 CINCINNATI, OH 45202

X Enclosed please find a copy of a Court document.

Witness my hand and seal of said Court on this date of: 03/27/2013

Chief Deputy Clerk

I HAVE SERVED A TRUE COPY OF THIS NOTICE TO THE NAMED INDIVIDUAL, BY DELIVERING IT TO HIM/HER BY: MAIL

Case Manager Freeman 03/27/2013 Name

Date



jcmr153.dot

NOTICE

HAMILTON COUNTY JUVENILE COURT

CASE #: /12/007288

IN RE: T M

SUSAN GROGAN FALLER FROST, BROWN, TODD, LLC 201 E. FIFTH ST., STE. 2200 CINCINNATI, OH 45202

X Enclosed please find a copy of a Court document.

Witness my hand and seal of said Court on this date of: 03/27/2013
CLIAD
Chief Deputy Clerk

I HAVE SERVED A TRUE COPY OF THIS NOTICE TO THE NAMED INDIVIDUAL, BY DELIVERING IT TO HIM/HER BY: MAIL

Case Manager Freeman	03/27/2013
Name	Date



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\$ CASE NO. 42 MASSY 12-7306

JUDGE TRACIE M. HUNTER

§ APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request(s) permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12 and in accordance with Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

Applicant

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12; and Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court.

Broadcasts, videotapes, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12 and Rule 14 of the Rules of Practice, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed. If they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendants may only be videotaped below the waist. Names of the Defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographing the Defendants' parents is prohibited, as it may compromise the safety of the juveniles. Otherwise, if Defendants object at any time, a closure hearing shall be conducted.

If media applicant violates this order, the Judge may revoke violator(s) permission to broadcast, videotape, photograph, or record all future courtroom proceedings; and additionally may take any other actions available under law.

Judge Tracle M Hunter



§ CASE NO. 12-7288

JUDGE TRACIE M. HUNTER

§

APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM PROCEEDINGS

The person(s) below hereby request(s) permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12 and in accordance with Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

Applicant

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All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12; and Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court.

Broadcasts, videotapes, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12 and Rule 14 of the Rules of Practice, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed. If they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendants may only be videotaped below the waist. Names of the Defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographing the Defendants' parents is prohibited, as it may compromise the safety of the juveniles. Otherwise, if Defendants object at any time, a closure hearing shall be conducted.

If media applicant violates this order, the Judge may revoke violator(s) permission to broadcast, videotape, photograph, or record all future courtroom proceedings; and additionally may take any other actions available under law.

Judgé Tracle M. Hunter

NOTICE

HAMILTON COUNTY JUVENILE COURT

CASE #: /12/007285

IN RE: TO M

SUSAN GROGAN FALLER FROST, BROWN, TODD, LLC 201 E. FIFTH ST., STE. 2200 CINCINNATI, OH 45202

X Enclosed please find a copy of a Court document.

witness my hand and seal of said Court on this date of: 03/27/2013
fl- J. Collan
Chief Deputy Clerk

I HAVE SERVED A TRUE COPY OF THIS NOTICE TO THE NAMED INDIVIDUAL, BY DELIVERING IT TO HIM/HER BY: MAIL

Case Manager Freeman	03/27/2013
Name	Date

1926498 jcmr153.dot

NOTICE

HAMILTON COUNTY JUVENILE COURT

CASE #: /12/007305

IN RE: I M

SUSAN GROGAN FALLER FROST, BROWN, TODD, LLC 201 E. FIFTH ST., STE. 2200 CINCINNATI, OH 45202

X Enclosed please find a copy of a Court document.

Witness my hand and seal of said Court on this date of: 03/27/2013

Chief Deputy Clerk

I HAVE SERVED A TRUE COPY OF THIS NOTICE TO THE NAMED INDIVIDUAL, BY DELIVERING IT TO HIM/HER BY: MAIL

 Case Manager Freeman
 03/27/2013

 Name
 Date

1926504 jcmr153.dot



CASE NO. 12 - 7305 / 1902

JUDGE TRACIE M. HUNTÉR

APPLICATION REQUESTING PERMISSION § TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM **PROCEEDINGS**

The person(s) below hereby request(s) permission to broadcast, televise, photograph, or otherwise record proceedings in the above captioned case under the provisions of Ohio Superintendence Rule 12 and in accordance with Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court. We hereby certify that the conditions for recording established by the Supreme Court of Ohio and such rules as are established by this Court will be complied with and any cost arising therefrom shall be borne by the undersigned applicant(s).

WCPO-ABC-9

The Court, upon consideration of the above request, hereby grants its authorization to broadcast, televise, photograph, or otherwise record judicial proceedings in the above captioned matter, subject to the following conditions:

All persons approved to broadcast, televise, photograph, or record courtroom proceedings must comply with Ohio Rules of Superintendence, Rule 12; and Rule 14 of the Rules of Practice of the Hamilton County Juvenile Court.

Broadcasts, videotapes, photographs and recordings may include full images and sound of the judge and all courtroom staff.

In accordance with Superintendence Rule 12 and Rule 14 of the Rules of Practice, all victims and witnesses may object to being filmed, videotaped, recorded, or photographed. If they do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendants may only be videotaped below the waist. Names of the Defendants and their parents are barred from publication or broadcast for all current and future proceedings regarding this matter. Photographing the Defendants' parents is prohibited, as it may compromise the safety of the juveniles. Otherwise, if Defendants object at any time, a closure hearing shall be conducted.

If media applicant violates this order, the Judge may revoke violator(s) permission to broadcast, videotape, photograph, or record all future courtroom proceedings; and additionally may take any other actions available under law.

Judge Tracie M. Hunter



CASE NO. 12 AND TO Ş

JUDGE TRACIE M. HUNTÉR

APPLICATION REQUESTING PERMISSION § TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM **PROCEEDINGS**

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WCPO - ABC - 9
Applicant

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Judge Tracie M. Hunter

COURT OF APPEALS FIRST APPELLATE DISTRICT HAMILTON COUNTY, OHIO

STATE OF OHIO ex rel. SC D/B/A WCPO-TV	RIPPS MEDIA, INC.	: : Case No.:
vs. HONORABLE TRACIE HU Hamilton County Court of C Juvenile Division 800 Broadway Cincinnati, OH 45202,		Juv. Ct. Nos. 12-7285, 12-7305, 12-7288, 12-7306, 12-7279, 12-7308, 12-7366, 12-7367, 12-7278, 12-7307, 12-7304, 12-7303 AFFIDAVIT OF JILLIAN PARRISH IN SUPPORT OF PETITION AND COMPLAINT FOR WRIT OF PROHIBITION AND WRIT OF MANDAMUS AND IN SUPPORT OF MOTION FOR EMERGENCY STAY
STATE OF OHIO COUNTY OF HAMILTON)) SS:)	

- I, Jillian Parrish, being duly cautioned and sworn, state as follows:
- 1. I am planning editor of Petitioner ("WCPO"). I have personal knowledge of the matters recounted in this Affidavit.
- 2. On or about March 22, 2013, Juvenile Court personnel told me that WCPO was required to sign an Application Requesting Permission to Broadcast, Televise, Photograph, or Record Courtroom Proceedings in order to cover upcoming proceedings in the Juvenile Court Cases involving six defendants charged in the beating of a North College Hill man. The application that Juvenile Court personnel instructed WCPO to sign included the following language: "Juvenile Defendants may only be videotaped below the waist. Names of the defendants and their parents are barred from publication or broadcast for all current and future

proceedings regarding this matter. Photographs of the defendants' parents are prohibited, as it may compromise the safety of the juveniles."

3. I signed the Application so that WCPO could broadcast, televise, photograph or record upcoming proceedings in the Juvenile Court Cases. I was told by Juvenile Court personnel that WCPO would not be allowed into the courtroom to cover proceedings in the Juvenile Court Cases, even without a camera or recording device, unless WCPO signed the application. Because I believed WCPO would be denied entry to the courtroom to cover proceedings in the Juvenile Court Cases if WCPO did not sign the application, I signed the application on behalf of WCPO. I signed the application "Jillian Parrish – WCPO, ABC, Ch 9." A true and accurate copy of the application that I signed on March 22, 2013 is attached as **Exhibit A**.

FURTHER AFFIANT SAYETH NAUGHT.

Jillian Parrish

STATE OF OHIO) SS: COUNTY OF HAMILTON)

The foregoing Affidavit was acknowledged, subscribed and sworn to before me, a Notary Public in and for the State of Ohio, by Jillian Parrish, an individual known to me or whose identity was proven on the basis of satisfactory evidence, on the 11 day of April, 2013.

Notary Public – State of Ohio

N M

Mary S. Fleming Notary Public, State of Ohio My Commission Expires August 16, 2014

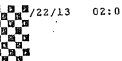
PRAECIPE FOR SERVICE

Please issue a copy of this Affidavit of Jillian Parrish along with the Summons and Petition and Complaint for Writ of Prohibition and Writ of Mandamus to the Respondent identified in the caption via Certified Mail, return receipt requested.

Attorney for Petitioner

CINLibrary 0078612.0484957 2734580vvv1

EXHIBIT A



UCPO TV



§

CASE NO.

JUDGE TRACIE M. HUNTER



12-7305

APPLICATION REQUESTING PERMISSION TO BROADCAST, TELEVISE, PHOTOGRAPH, OR RECORD COURTROOM **PROCEEDINGS**

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Broadcasts; videotape, photographs and recordings may Include full Images and social of the magistrate.

In accordance with Superintendence Rule 12 and Rules of Practice, Rule 14, all violine. and witnesses may object to being filmed, videotaped, recorded, or photographed; and if time, do object, they MAY NOT be filmed, videotaped, recorded, or photographed.

Juvenile Defendants may only be videotaped below the waist. Names of the defendants read their parents are barred from publication or broadcast for all current and future proceedings reports this matter. Photographs of the defendants' parents are prohibited, as it may compromise the salety of the juveniles.

If Defendants object at any time, a closure hearing will be conducted. Further application must be made for future hearings.

Seek permission from the prosecutor and defense counsel regarding filming their likeness or image. 03/22/2013



Judge Tracle M. Hunter

Dale